Dominion Energy Utah 333 South State Street, Salt Lake City, UT 84145 Mailing Address: P.O. Box 45360, Salt Lake City, UT 84145 DominionEnergy.com



June 28, 2021

Utah Public Service Commission Heber M. Wells Building, 4th Floor P.O. Box 146751 Salt Lake City, UT 84114-6751 Via E-mail

Dear Commissioners:

Pursuant to the Order Memorializing Bench Ruling Approving Settlement Stipulation in Docket No. 16-057-01 and paragraph 45 of the Settlement Stipulation attached thereto, Dominion Energy respectfully submits the attached Affiliate Transaction Report for the 12 months ending December 31, 2020.

Paragraph 45 of the above-referenced Settlement Stipulation provides that "Dominion Questar Gas will work with the Division and the OCS on a collaborative basis to develop affiliate transactions reporting requirements and will file such information with the Commission beginning on July 1, 2019 for the 12 months ending December 31, 2018 and thereafter annually." The Affiliate Transaction Report is attached. Dominion Energy Utah will submit future reports annually hereafter.

If you have any questions or concerns, please contact me.

Sincerely,

/s/ Kelly B Mendenhall
Kelly B Mendenhall
Director, Regulatory and Pricing

Dominion Energy Affiliate Transactions Report

For the year ended December 31, 2020

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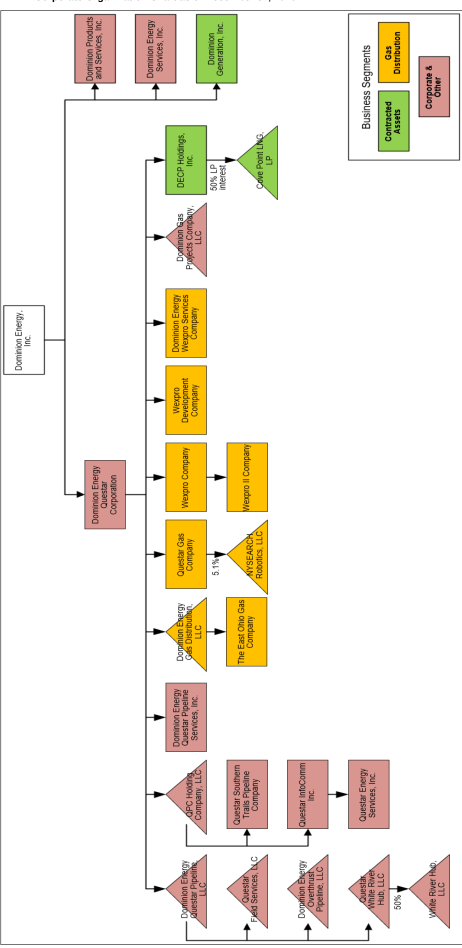
1.1 General Description as of December 31, 2020

Dominion Energy provides retail natural gas-distribution service to more than 1 million customers in Utah, southwestern Wyoming and a small portion of southeastern Idaho through Dominion Energy Utah, Dominion Energy Wyoming and Dominion Energy Idaho. Questar Gas Company dba Dominion Energy Utah, Dominion Energy Wyoming, and Dominion Energy Idaho, respectively, is regulated by the Public Service Commission of Utah and the Wyoming Public Service Commission. It was incorporated in Utah on July 20, 1934 and is headquartered at 333 South State Street, Salt Lake City, Utah 84145.

Questar Gas Company has been a wholly-owned subsidiary of Dominion Energy Questar Corporation (f/k/a Dominion Questar Corporation; f/k/a Questar Corporation) since March 31, 2005. In turn, Dominion Energy Questar Corporation has been a wholly-owned subsidiary of Dominion Energy, Inc. since September 16, 2016.

The following pages provide an organization chart, descriptions and transactions of Dominion Energy Utah and affiliated companies/subsidiaries during the year ended December 31, 2020.

1.2 Corporate Organization Chart as of December 31, 2020



1.3 Company Board of Directors as of December 31, 2020

Director	Title	Effective Date	End Date	Address
Diane Leopold	Director	10/1/2020	None	100 Tredegar Street, Richmond, Virginia 23219
James R. Chapman	Director	11/1/2018	None	100 Tredegar Street, Richmond, Virginia 23219
Carlos M. Brown	Director	11/1/2018	None	100 Tredegar Street, Richmond, Virginia 23219
Steven P. Zimmer	Special Bankruptcy Director	10/17/2016	None	1209 Orange Street, Wilmington, Delaware 19801

1.4 Company Officers as of December 31, 2020

Officer	Title	Effective Date	End Date	Address
Raikes, Donald R.	President	10/1/2020		120 Tredegar Street, Richmond, VA 23219
Chapman, James R.	Executive Vice President, Chief Financial Officer and Treasurer	1/1/2019		100 Tredegar Street, Richmond, VA 23219
Reid, Carter M.	Executive Vice President, Chief of Staff and Corporate Secretary	12/1/2019	-	100 Tredegar Street, Richmond, VA 23219
Arnett, Corynne S.	Senior Vice President - Regulatory Affairs and Customer Experience	12/1/2019		600 Canal Place, Richmond, VA 23219
Brown, Carlos M.	Senior Vice President, General Counsel and Chief Compliance Officer	12/1/2019		100 Tredegar Street, Richmond, VA 23219
Cardiff, Michele L.	Senior Vice President, Controller and Chief Accounting Officer	10/1/2020		701 East Cary Street, Richmond, VA 23219
Murray, William L.	Senior Vice President - Corporate Affairs & Communications	12/1/2019		701 East Cary Street, Richmond, VA 23219
Wagstaff, Craig C.	Senior Vice President and General Manager - Western Distribution	10/1/2019		333 South State Street, Salt Lake City, UT 84111
Bassey, Utibe O.	Vice President - Customer Experience	9/8/2020		600 Canal Place, Richmond, VA 23219
Duman, L. Wayne	Vice President - Financial Planning & Analysis	12/1/2019		100 Tredegar Street, Richmond, VA 23219
Hodges, Simon C.	Vice President - Corporate Strategy and Chief Risk Officer	7/1/2018	12/31/2020	100 Tredegar Street, Richmond, VA 23219
Katz, Lee D.	Vice President - Financial Management	12/1/2019		120 Tredegar Street, Richmond, VA 23219
McCoy, Leighton C.	Vice President - Distribution Technical Services	10/1/2019		1201 East 55 Street, Cleveland, OH 44013
Purohit, Prabir	Vice President - Finance	4/1/2019		100 Tredegar Street, Richmond, VA 23219
Showalter, Alma W.	Vice President - Tax	9/16/2016		701 East Cary Street, Richmond, VA 23219
Tornabene, Amanda B.	Vice President and Chief Environmental Officer	12/1/2019		140 Tredegar Street, Richmond, VA 23219
Wellener, Wendy T.	Vice President - Shared Services	1/1/2018		100 Tredegar Street, Richmond, VA 23219
Conway, Kelly K.	Controller	11/1/2020		100 Tredegar Street, Richmond, VA 23219
Doggett, Karen W.	Assistant Secretary	9/16/2016		600 Canal Place, Richmond, VA 23219
Evans, Jonathan T.	Assistant Treasurer	9/1/2020		400 Otarre Parkway, Cayce, SC 29033
Phibbs, Michael Brandon	Assistant Treasurer	1/1/2020		100 Tredegar Street, Richmond, VA 23219

1.5 Officers and Directors with Afflilated Positions as of December 31, 2020

Name	Entity	Title	Effective Date	End Date
Arnett, Corynne S.	Dominion Energy Gas Distribution, LLC	Senior Vice President - Regulatory Affairs and Customer Exper		
• •	Dominion Energy Services, Inc.	Senior Vice President - Regulatory Affairs and Customer Exper		
	Dominion Energy South Carolina, Inc.	Senior Vice President - Regulatory Affairs and Customer Exper	12-16-2019	
	Dominion Energy, Inc.	Senior Vice President - Regulatory Affairs and Customer Exper	12-01-2019	
	Dominion Generation, Inc.	Senior Vice President - Regulatory Affairs and Customer Exper	12-01-2019	
	Hope Gas, Inc.	Senior Vice President - Regulatory Affairs and Customer Exper	12-01-2019	
	Public Service Company of North Carolina, Incorporated	Senior Vice President - Regulatory Affairs and Customer Exper	12-01-2019	
	Questar Gas Company	Senior Vice President - Regulatory Affairs and Customer Exper	12-01-2019	
	The East Ohio Gas Company	Senior Vice President - Regulatory Affairs and Customer Exper		
	Virginia Electric and Power Company	Senior Vice President - Regulatory Affairs and Customer Exper	12-01-2019	
assey, Utibe O.	Dominion Energy Gas Distribution, LLC	Vice President - Customer Experience	09-08-2020	
	Dominion Energy Services, Inc.	Vice President - Customer Experience	09-08-2020	
	Dominion Energy South Carolina, Inc.	Vice President - Customer Experience	09-08-2020	
	Dominion Generation, Inc.	Vice President - Customer Experience	09-08-2020	
	Hope Gas, Inc.	Vice President - Customer Experience	09-08-2020	
	Public Service Company of North Carolina, Incorporated	Vice President - Customer Experience	09-08-2020	
	Questar Gas Company	Vice President - Customer Experience	09-08-2020	
	The East Ohio Gas Company	Vice President - Customer Experience	09-08-2020	
	Virginia Electric and Power Company	Vice President - Customer Experience	09-08-2020	
rown, Carlos M.	96WI 8ME LLC	Senior Vice President, General Counsel and Chief Compliance		
	Alamo Solar, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Azalea Solar, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Blackville Solar Farm, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Blue Ocean Energy Marine, LLC	Senior Vice President, General Counsel and Chief Compliance		
	BOE Holdings, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	BrightSuite Home, LLC	Senior Vice President, General Counsel and Chief Compliance		
	BrightSuite Solar CT, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	BrightSuite Solar VA Inc.	Senior Vice President, General Counsel and Chief Compliance		
	BrightSuite Solar VA, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	BrightSuite, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Buckingham Solar I LLC	Senior Vice President, General Counsel and Chief Compliance		
	Catalina Solar 2, LLC CEA Dairy RNG Colorado, LLC	Senior Vice President, General Counsel and Chief Compliance Senior Vice President, General Counsel and Chief Compliance		
	CEA Dairy RNG Colorado, EEC CEA Dairy RNG Georgia, LLC	Senior Vice President, General Counsel and Chief Compliance		
	CEA Dairy RNG Nevada, LLC	Senior Vice President, General Counsel and Chief Compliance		
	CEA Dairy RNG New Mexico, LLC	Senior Vice President, General Counsel and Chief Compliance		
	CEA Dairy RNG Texas, LLC	Senior Vice President, General Counsel and Chief Compliance		
	CID Solar, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Clean Energy Asset USA LLC	Senior Vice President, General Counsel and Chief Compliance		
	Clean Energy Enterprises, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Clipperton Holdings LLC	Senior Vice President, General Counsel and Chief Compliance		
	CNG Coal Company	Senior Vice President, General Counsel and Chief Compliance		
	CNG Power Services Corporation	Senior Vice President, General Counsel and Chief Compliance		
	Correctional Solar LLC	Senior Vice President, General Counsel and Chief Compliance		
	Cottonwood Solar, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Dairy RNG Holdings, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Dairy RNG NY, LLC	Senior Vice President, General Counsel and Chief Compliance		03-30-202
	Dairy RNG OH, LLC	Senior Vice President, General Counsel and Chief Compliance		03-30-202
	DE Arlington Solar, LLC	Senior Vice President, General Counsel and Chief Compliance		
	DE Fluvanna Solar, LLC	Senior Vice President, General Counsel and Chief Compliance		
	DE Hanover Solar, LLC	Senior Vice President, General Counsel and Chief Compliance		
	DE Henrico Solar, LLC	Senior Vice President, General Counsel and Chief Compliance		
	DE King William Solar, LLC	Senior Vice President, General Counsel and Chief Compliance		
	DE Louisa Solar, LLC	Senior Vice President, General Counsel and Chief Compliance		
	DE Newport News Solar, LLC	Senior Vice President, General Counsel and Chief Compliance		
	DE Powhatan Solar, LLC	Senior Vice President, General Counsel and Chief Compliance		
	DE Virginia Beach Solar, LLC	Senior Vice President, General Counsel and Chief Compliance	07-06-2020	
	DECP Holdings, Inc.	Senior Vice President, General Counsel and Chief Compliance	10-20-2020	
	Denmark Solar, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Dominion ACP Holding, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Alternative Energy Holdings, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Atlantic Coast Pipeline, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Capital, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Cogen WV, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Energy Fuel Services, Inc.	Senior Vice President, General Counsel and Chief Compliance		
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Name	Entity	Title	Effective Date	
	Dominion Energy Generation Marketing, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Energy Kewaunee, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Energy Marketplace, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Energy Overthrust Binding LLC	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Energy Payroll Company, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Energy Overtar Company, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Energy Questar Corporation	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Energy Questar Pipeline Services, Inc. Dominion Energy Questar Pipeline, LLC	Senior Vice President, General Counsel and Chief Compliance Senior Vice President, General Counsel and Chief Compliance		
	Dominion Energy RNG Holdings II, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Energy RNG Holdings, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Energy Services, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Energy Solar CA, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Energy Solutions, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Energy South Carolina, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Energy South earloand, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Energy Technical Solutions, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Energy Technologies II, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Energy Technologies, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Energy Terminal Company, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Energy Wexpro Services Company	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Energy, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Equipment III, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Equipment, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Fairless Hills, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Fowler Ridge Wind, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Gas Projects Company, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Generation, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Greenbrier, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion High Voltage Holdings, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion High Voltage MidAtlantic, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Investments, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Keystone Pipeline Holdings, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Keystone Pipeline, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Dominion MLP Holding Company III, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Mt. Storm Wind, LLC	Senior Vice President, General Counsel and Chief Compliance	12-01-2019	
	Dominion Nuclear Projects, Inc.	Senior Vice President, General Counsel and Chief Compliance	12-01-2019	
	Dominion Oklahoma Texas Exploration & Production, Inc.	Senior Vice President, General Counsel and Chief Compliance	12-01-2019	
	Dominion Person, Inc.	Senior Vice President, General Counsel and Chief Compliance	12-01-2019	
	Dominion Privatization Florida, LLC	Senior Vice President, General Counsel and Chief Compliance	12-01-2019	
	Dominion Privatization Georgia, LLC	Senior Vice President, General Counsel and Chief Compliance	12-01-2019	
	Dominion Privatization Holdings, Inc.	Senior Vice President, General Counsel and Chief Compliance	12-01-2019	
	Dominion Privatization Kentucky, LLC	Senior Vice President, General Counsel and Chief Compliance	12-01-2019	
	Dominion Privatization Maryland, LLC	Senior Vice President, General Counsel and Chief Compliance	05-08-2020	
	Dominion Privatization Pennsylvania, LLC	Senior Vice President, General Counsel and Chief Compliance	05-08-2020	
	Dominion Privatization South Carolina, LLC	Senior Vice President, General Counsel and Chief Compliance	12-01-2019	
	Dominion Privatization Texas, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Privatization Virginia, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Products and Services, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Projects Services, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Retail Gas Holdings, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Solar Construction and Maintenance, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Solar Gen-Tie, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Solar Holdings I, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Solar Holdings II, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Solar Holdings III, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Solar Holdings IV, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Solar Projects A, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Solar Projects B, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Solar Projects C, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Solar Projects D, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Solar Projects II, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Solar Projects III, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Solar Projects IV, Inc.	Senior Vice President, General Counsel and Chief Compliance Senior Vice President, General Counsel and Chief Compliance		
	Dominion Solar Projects IV, Inc. Dominion Solar Projects V, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Solar Projects V, Inc. Dominion Solar Projects VI, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Solar Projects VI, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Solar Projects VII, Inc. Dominion Solar Services, Inc.	Senior Vice President, General Counsel and Chief Compliance		
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Nome	Entitu	Title	Effective Date	Page 1
Name	Dominion State Line, LLC	Senior Vice President, General Counsel and Chief Compliance	12-01-2019	End Date
	Dominion Voltage, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Wholesale, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Dominion Wind Development, LLC	Senior Vice President, General Counsel and Chief Compliance	12-01-2019	
	Dominion Wind Projects, Inc.	Senior Vice President, General Counsel and Chief Compliance	12-01-2019	
	Eagle Holdco Solar, LLC	Senior Vice President, General Counsel and Chief Compliance	12-01-2019	
	Eagle Solar, LLC	Senior Vice President, General Counsel and Chief Compliance	12-01-2019	
	Eastern Shore Solar LLC	Senior Vice President, General Counsel and Chief Compliance		
	ESCT-SA-Suffield, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Fremont Farm, LLC	Senior Vice President, General Counsel and Chief Compliance Senior Vice President, General Counsel and Chief Compliance		
	Greensville County Solar Project, LLC Hardin Solar Energy LLC	Senior Vice President, General Counsel and Chief Compliance		
	Hecate Energy Cherrydale LLC	Senior Vice President, General Counsel and Chief Compliance		
	Hecate Energy Clarke County LLC	Senior Vice President, General Counsel and Chief Compliance		
	Hope Gas, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Imperial Valley Solar Company (IVSC) 2, LLC	Senior Vice President, General Counsel and Chief Compliance	12-01-2019	
	Indy Solar Development, LLC	Senior Vice President, General Counsel and Chief Compliance	12-01-2019	
	Indy Solar I, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Indy Solar II, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Indy Solar III, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Innovative Solar 37, LLC Maricopa West Solar PV, LLC	Senior Vice President, General Counsel and Chief Compliance Senior Vice President, General Counsel and Chief Compliance		
	Moffett Solar 1, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Moorings Farm 2, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Mulberry Farm, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Mustang Solar, LLC	Senior Vice President, General Counsel and Chief Compliance	12-01-2019	
	Pavant Solar LLC	Senior Vice President, General Counsel and Chief Compliance	12-01-2019	
	Pikeville Farm, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Prairie Fork Wind Farm, LLC	Senior Vice President, General Counsel and Chief Compliance		
	PSNC Blue Ridge Corporation	Senior Vice President, General Counsel and Chief Compliance		
	PSNC Cardinal Pipeline Company Dublic Sorvice Company of North Carolina Incompany	Senior Vice President, General Counsel and Chief Compliance		
	Public Service Company of North Carolina, Incorporated QPC Holding Company, LLC	Senior Vice President, General Counsel and Chief Compliance Senior Vice President, General Counsel and Chief Compliance		
	Questar Energy Services, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Questar Field Services, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Questar Gas Company	Director	11-01-2018	
	Questar Gas Company	Senior Vice President, General Counsel and Chief Compliance	12-01-2019	
	Questar InfoComm, Inc.	Senior Vice President, General Counsel and Chief Compliance	12-01-2019	
	Questar Southern Trails Pipeline Company	Senior Vice President, General Counsel and Chief Compliance		
	RE Adams East LLC	Senior Vice President, General Counsel and Chief Compliance		
	RE Calumbia Two LLC	Senior Vice President, General Counsel and Chief Compliance Senior Vice President, General Counsel and Chief Compliance		
	RE Columbia Two LLC RE Kansas LLC	Senior Vice President, General Counsel and Chief Compliance		
	RE Kent South LLC	Senior Vice President, General Counsel and Chief Compliance		
	RE Old River One LLC	Senior Vice President, General Counsel and Chief Compliance		
	Richland Solar Center, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Ridgeland Solar Farm I, LLC	Senior Vice President, General Counsel and Chief Compliance	12-01-2019	
	SBL Holdco, LLC	Senior Vice President, General Counsel and Chief Compliance		
	SCANA Communications Holdings, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	SCANA Corporate Security Services, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	SCANA Corporation	Senior Vice President, General Counsel and Chief Compliance		
	Scott-II Solar LLC Seabrook Solar, LLC	Senior Vice President, General Counsel and Chief Compliance Senior Vice President, General Counsel and Chief Compliance		
	Selmer Farm, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Siler Solar, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Sol Madison Solar, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Somers Solar Center, LLC	Senior Vice President, General Counsel and Chief Compliance	12-01-2019	
	South Carolina Fuel Company, Inc.	Senior Vice President, General Counsel and Chief Compliance	12-01-2019	
	South Carolina Generating Company, Inc.	Senior Vice President, General Counsel and Chief Compliance		
	Southampton Solar LLC	Senior Vice President, General Counsel and Chief Compliance		
	Summit Farms Solar, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Sussex Drive Solar Project, LLC	Senior Vice President, General Counsel and Chief Compliance		
	TA - Acacia, LLC The East Ohio Gas Company	Senior Vice President, General Counsel and Chief Compliance Senior Vice President, General Counsel and Chief Compliance		
	Trask East Solar, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Tredegar Solar Fund I, LLC	Senior Vice President, General Counsel and Chief Compliance		
	TWE Myrtle Solar Project, LLC	Senior Vice President, General Counsel and Chief Compliance		
	Virginia Electric and Power Company	Senior Vice President, General Counsel and Chief Compliance		
	Virginia Power Fuel Corporation	Senior Vice President, General Counsel and Chief Compliance	12-01-2019	

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Name	Entity	Title Effective Da	Page 1
Nume	Virginia Power Nuclear Services Company	Senior Vice President, General Counsel and Chief Compliance 12-01-2019	
	Virginia Power Services Energy Corp., Inc.	Senior Vice President, General Counsel and Chief Compliance 12-01-2019	
	Virginia Power Services, LLC	Senior Vice President, General Counsel and Chief Compliance 12-01-2019	
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	Virginia Solar 2017 Projects LLC	Senior Vice President, General Counsel and Chief Compliance 12-01-2019	
	VP Property, Inc.	Senior Vice President, General Counsel and Chief Compliance 12-01-2019	
	Wakefield Solar, LLC	Senior Vice President, General Counsel and Chief Compliance 12-01-2019	
	Wexpro Company	Senior Vice President, General Counsel and Chief Compliance 12-01-2019	
	Wexpro Development Company	Senior Vice President, General Counsel and Chief Compliance 12-01-2019	
	Wexpro II Company	Senior Vice President, General Counsel and Chief Compliance 12-01-2019	
	Wilkinson Solar LLC	Senior Vice President, General Counsel and Chief Compliance 12-01-2019	
	Yemassee Solar, LLC	Senior Vice President, General Counsel and Chief Compliance 08-07-2020	
liff, Michele L.	Atlantic Coast Pipeline, LLC	Vice President (Chief Accounting Officer) 09-25-2014	
	Dominion Alternative Energy Holdings, Inc.	Senior Vice President, Controller and Chief Accounting Officer 10-01-2020	
	Dominion Capital, Inc.	Senior Vice President, Controller and Chief Accounting Officer 10-01-2020	
	Dominion Energy Gas Distribution, LLC	Senior Vice President, Controller and Chief Accounting Officer 10-01-2020	
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	Dominion Energy Services, Inc.	Senior Vice President, Controller and Chief Accounting Officer 10-01-2020	
	Dominion Energy South Carolina, Inc.	Senior Vice President, Controller and Chief Accounting Officer 10-01-2020	
	Dominion Energy Southeast Services, Inc.	Senior Vice President, Controller and Chief Accounting Officer 10-01-2020	
	Dominion Energy, Inc.	Senior Vice President, Controller and Chief Accounting Officer 10-01-2020	
	Dominion Generation, Inc.	Senior Vice President, Controller and Chief Accounting Officer 10-01-2020	
	Dominion Investments, Inc.	Senior Vice President, Controller and Chief Accounting Officer 10-01-2020	
	Hope Gas, Inc.	Senior Vice President, Controller and Chief Accounting Officer 10-01-2020	
	Public Service Company of North Carolina, Incorporated	Senior Vice President, Controller and Chief Accounting Officer 10-01-2020	
	Questar Gas Company	Senior Vice President, Controller and Chief Accounting Officer 10-01-2020	
	SCANA Corporation	Senior Vice President, Controller and Chief Accounting Officer 10-01-2020	
	South Carolina Generating Company, Inc.	Senior Vice President, Controller and Chief Accounting Officer 10-01-2020	
	The East Ohio Gas Company	Senior Vice President, Controller and Chief Accounting Officer 10-01-2020	
	Tredegar Solar Fund I, LLC	Senior Vice President, Controller and Chief Accounting Officer 10-01-2020	
	Virginia Electric and Power Company	Senior Vice President, Controller and Chief Accounting Officer 10-01-2020	
	Wexpro Company	Senior Vice President, Controller and Chief Accounting Officer 10-01-2020	
pman, James R.	96WI 8ME LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Alamo Solar, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Atlantic Coast Pipeline, LLC	Vice President and Treasurer 02-01-2016	
	Azalea Solar, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Blackville Solar Farm, LLC	Executive Vice President, Chief Financial Officer and Treasurer 05-29-2020	
	Blue Ocean Energy Marine, LLC	Executive Vice President, Chief Financial Officer and Treasurer 05-11-2020	
	BOE Holdings, Inc.	Executive Vice President, Chief Financial Officer and Treasurer 05-26-2020	
	BrightSuite Home, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	BrightSuite Solar CT, Inc.	Executive Vice President, Chief Financial Officer and Treasurer 10-13-2020	
	BrightSuite Solar SC, Inc.	Executive Vice President, Chief Financial Officer and Treasurer 08-06-2020	
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	BrightSuite Solar VA, Inc.	Executive Vice President, Chief Financial Officer and Treasurer 08-14-2019	
	BrightSuite, Inc.	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Buckingham Solar I LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Catalina Solar 2, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	CEA Dairy RNG Colorado, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-10-2020	
	CEA Dairy RNG Georgia, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-10-2020	
	CEA Dairy RNG Nevada, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-10-2020	
	CEA Dairy RNG New Mexico, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-10-2020	
	CEA Dairy RNG Texas, LLC	Executive Vice President, Chief Financial Officer and Treasurer 08-26-2020	
	CID Solar, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
		·	
	Clean Energy Asset USA LLC	Executive Vice President, Chief Financial Officer and Treasurer 11-14-2019	
	Clean Energy Enterprises, Inc.	Executive Vice President, Chief Financial Officer and Treasurer 12-01-2019	
	Clipperton Holdings LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	CNG Coal Company	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	CNG Power Services Corporation	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Correctional Solar LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Cottonwood Solar, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Dairy RNG Holdings, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-08-2020	
	Dairy RNG NY, LLC	Executive Vice President, Chief Financial Officer and Treasurer 03-19-2020	03-30-2021
	•	Executive Vice President, Chief Financial Officer and Treasurer 06-03-2020	03-30-2021
	Dairy RNG OH, LLC	·	
	DE Arlington Solar, LLC	Executive Vice President, Chief Financial Officer and Treasurer 07-24-2020	
	DE Fluvanna Solar, LLC	Executive Vice President, Chief Financial Officer and Treasurer 11-12-2019	
	DE Hanover Solar, LLC	Executive Vice President, Chief Financial Officer and Treasurer 11-12-2019	
	DE Henrico Solar, LLC	Executive Vice President, Chief Financial Officer and Treasurer 09-17-2020	
	DE King William Solar, LLC	Executive Vice President, Chief Financial Officer and Treasurer 11-12-2019	
	DE Louisa Solar, LLC	Executive Vice President, Chief Financial Officer and Treasurer 05-08-2020	
	•	Executive Vice President, Chief Financial Officer and Treasurer 05-08-2020	
	DE Newport News Solar, LLC		
	DE Newport News Solar, LLC DE Powhatan Solar, LLC	Executive Vice President, Chief Financial Officer and Treasurer 11-12-2019	

				Page 12
Name	Entity	Title	Effective Date	End Date
	DECP Holdings, Inc.	Executive Vice President, Chief Financial Officer and Treasure		
	Denmark Solar, LLC	Executive Vice President, Chief Financial Officer and Treasure		
	Dominion ACP Holding, Inc.	Executive Vice President, Chief Financial Officer and Treasure		
	Dominion Alternative Energy Holdings, Inc.	Executive Vice President, Chief Financial Officer and Treasure		
	Dominion Atlantic Coast Pipeline, LLC	Executive Vice President, Chief Financial Officer and Treasurer Director	02-01-2019	
	Dominion Capital REMIC, Inc. Dominion Capital REMIC, Inc.	President and Treasurer	02-01-2016	
	Dominion Capital Netwic, Inc. Dominion Capital Ventures Corporation	Director	02-01-2016	
	Dominion Capital Ventures Corporation	President and Chief Executive Officer	02-01-2016	
	Dominion Capital, Inc.	Director	11-01-2018	
	Dominion Capital, Inc.	President	02-01-2016	
	Dominion Cogen WV, Inc.	Executive Vice President, Chief Financial Officer and Treasure	12-01-2019	
	Dominion Energy Fuel Services, Inc.	Executive Vice President, Chief Financial Officer and Treasure	01-01-2019	
	Dominion Energy Gas Distribution, LLC	Executive Vice President, Chief Financial Officer and Treasure	10-01-2019	
	Dominion Energy Generation Marketing, Inc.	Executive Vice President, Chief Financial Officer and Treasure	01-01-2019	
	Dominion Energy Kewaunee, Inc.	Executive Vice President, Chief Financial Officer and Treasure	01-01-2019	
	Dominion Energy Marketplace, LLC	Executive Vice President, Chief Financial Officer and Treasure	01-01-2019	
	Dominion Energy Nuclear Connecticut, Inc.	Executive Vice President, Chief Financial Officer and Treasure		
	Dominion Energy Overthrust Pipeline, LLC	Executive Vice President, Chief Financial Officer and Treasure		
	Dominion Energy Payroll Company, Inc.	Executive Vice President, Chief Financial Officer and Treasure		
	Dominion Energy Questar Corporation	Executive Vice President, Chief Financial Officer and Treasure		
	Dominion Energy Questar Pipeline Services, Inc.	Executive Vice President, Chief Financial Officer and Treasure		
	Dominion Energy Questar Pipeline, LLC	Executive Vice President, Chief Financial Officer and Treasure		
	Dominion Energy RNG Holdings II, Inc.	Executive Vice President, Chief Financial Officer and Treasure		
	Dominion Energy RNG Holdings, Inc.	Executive Vice President, Chief Financial Officer and Treasure		
	Dominion Energy Services, Inc.	Executive Vice President, Chief Financial Officer and Treasure		
	Dominion Energy Solar CA, LLC	Executive Vice President, Chief Financial Officer and Treasure		
	Dominion Energy Solutions, Inc.	Executive Vice President, Chief Financial Officer and Treasure		
	Dominion Energy South Carolina, Inc.	Director	01-01-2019	
	Dominion Energy South Carolina, Inc.	Executive Vice President and Chief Financial Officer Executive Vice President, Chief Financial Officer and Treasure	01-01-2019	01-31-2021
	Dominion Energy Tochnical Solutions Inc.	Executive Vice President, Chief Financial Officer and Treasurer		
	Dominion Energy Technical Solutions, Inc. Dominion Energy Technologies II, Inc.	Executive Vice President, Chief Financial Officer and Treasurer		
	Dominion Energy Technologies, Inc.	Executive Vice President, Chief Financial Officer and Treasurer		
	Dominion Energy Terminal Company, Inc.	Executive Vice President, Chief Financial Officer and Treasure		
	Dominion Energy Wexpro Services Company	Executive Vice President, Chief Financial Officer and Treasure		
	Dominion Energy, Inc.	Executive Vice President, Chief Financial Officer and Treasure		
	Dominion Equipment III, Inc.	Executive Vice President, Chief Financial Officer and Treasure		
	Dominion Equipment, Inc.	Executive Vice President, Chief Financial Officer and Treasure	01-01-2019	
	Dominion Fairless Hills, Inc.	Executive Vice President, Chief Financial Officer and Treasure	01-01-2019	
	Dominion First Source, LLC	President	02-01-2016	
	Dominion Fowler Ridge Wind, LLC	Executive Vice President, Chief Financial Officer and Treasure	01-01-2019	
	Dominion Gas Projects Company, LLC	Executive Vice President, Chief Financial Officer and Treasure	01-01-2019	
	Dominion Generation, Inc.	Executive Vice President, Chief Financial Officer and Treasure	01-01-2019	
	Dominion Greenbrier, Inc.	Executive Vice President, Chief Financial Officer and Treasure	01-01-2019	
	Dominion High Voltage Holdings, Inc.	Executive Vice President, Chief Financial Officer and Treasure	01-01-2019	
	Dominion High Voltage MidAtlantic, Inc.	Executive Vice President, Chief Financial Officer and Treasure	01-01-2019	
	Dominion Investments, Inc.	Executive Vice President, Chief Financial Officer and Treasure		
	Dominion Keystone Pipeline Holdings, Inc.	Executive Vice President, Chief Financial Officer and Treasure		
	Dominion Keystone Pipeline, LLC	Executive Vice President, Chief Financial Officer and Treasure		
	Dominion Land Management Company - Williamsburg	Director	11-01-2018	
	Dominion Land Management Company - Williamsburg	President and Treasurer	02-01-2016	
	Dominion Lands - Williamsburg, Inc.	Director	11-01-2018	
	Dominion Lands - Williamsburg, Inc.	President and Treasurer	02-01-2016	
	Dominion Lands, Inc.	Director	11-01-2018	
	Dominion Lands, Inc.	President	11-01-2018	
	Dominion Mt. Storm Wind LLC	Executive Vice President, Chief Financial Officer and Treasure		
	Dominion Mt. Storm Wind, LLC Dominion Nuclear Projects, Inc.	Executive Vice President, Chief Financial Officer and Treasure Executive Vice President, Chief Financial Officer and Treasure		
	Dominion Oklahoma Texas Exploration & Production, Inc.	•		
	Dominion Person, Inc.	Executive Vice President, Chief Financial Officer and Treasurer		
	Dominion Privatization Florida, LLC	Executive Vice President, Chief Financial Officer and Treasurer		
	Dominion Privatization Florida, LLC	Executive Vice President, Chief Financial Officer and Treasurer		
	Dominion Privatization Georgia, LLC Dominion Privatization Holdings, Inc.	Executive Vice President, Chief Financial Officer and Treasurer		
	Dominion Privatization Holdings, Inc. Dominion Privatization Kentucky, LLC	Executive Vice President, Chief Financial Officer and Treasurer		
	Dominion Privatization Kentucky, LLC Dominion Privatization Maryland, LLC	Executive Vice President, Chief Financial Officer and Treasurer		
		•		
	Dominion Privatization Pennsylvania. LLC	Executive Vice President, Chief Financial Officer and Treasure	05-08-2020	
	Dominion Privatization Pennsylvania, LLC Dominion Privatization South Carolina, LLC	Executive Vice President, Chief Financial Officer and Treasurel Executive Vice President, Chief Financial Officer and Treasurel		

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			Page 1
Name	Entity	Title Effective Da	
	Dominion Privatization Virginia, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Dominion Products and Services, Inc.	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Dominion Projects Services, Inc.	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Dominion Retail Gas Holdings, Inc.	Executive Vice President, Chief Financial Officer and Treasurer 09-20-2019	
	Dominion Solar Construction and Maintenance, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Dominion Solar Gen-Tie, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Dominion Solar Holdings I, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019 Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Dominion Solar Holdings II, LLC Dominion Solar Holdings III, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Dominion Solar Holdings IV, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Dominion Solar Projects A, Inc.	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Dominion Solar Projects B, Inc.	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Dominion Solar Projects C, Inc.	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Dominion Solar Projects D, Inc.	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Dominion Solar Projects I, Inc.	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Dominion Solar Projects II, Inc.	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Dominion Solar Projects III, Inc.	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Dominion Solar Projects IV, Inc.	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Dominion Solar Projects V, Inc.	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Dominion Solar Projects VI, Inc.	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Dominion Solar Projects VII, Inc.	Executive Vice President, Chief Financial Officer and Treasurer 05-28-2019	
	Dominion Solar Services, Inc.	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Dominion State Line, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Dominion Systems Group, LLC	President and Treasurer 02-01-2016	
	Dominion Voltage, Inc.	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Dominion Wholesale, Inc.	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Dominion Wind Development, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Dominion Wind Projects, Inc.	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Eagle Holdco Solar, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Eagle Solar, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Eastern Shore Solar LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	ESCT-SA-Suffield, LLC	Executive Vice President, Chief Financial Officer and Treasurer 11-13-2020	
	Fremont Farm, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Governor's Land Associates	Director 03-31-2017	
	Governor's Land Associates	President and Treasurer 03-31-2017	
	Greensville County Solar Project, LLC Hardin Solar Energy LLC	Executive Vice President, Chief Financial Officer and Treasurer 08-06-2019 Executive Vice President, Chief Financial Officer and Treasurer 06-01-2020	
	Hecate Energy Cherrydale LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Hecate Energy Clarke County LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Hope Gas, Inc.	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Imperial Valley Solar Company (IVSC) 2, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Indy Solar Development, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Indy Solar I, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Indy Solar II, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Indy Solar III, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Innovative Solar 37, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Louisiana Hydroelectric Capital, LLC	President 02-01-2016	
	Maricopa West Solar PV, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Moffett Solar 1, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Moorings Farm 2, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Mulberry Farm, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Mustang Solar, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Pavant Solar LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Pikeville Farm, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Prairie Fork Wind Farm, LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	PSNC Blue Ridge Corporation	Executive Vice President, Chief Financial Officer and Treasurer 12-01-2019	
	PSNC Cardinal Pipeline Company	Executive Vice President, Chief Financial Officer and Treasurer 12-01-2019	
	Public Service Company of North Carolina, Incorporated	Executive Vice President, Chief Financial Officer and Treasurer 12-01-2019 Executive Vice President, Chief Financial Officer and Treasurer 11-04-2019	
	QPC Holding Company, LLC Questar Energy Services, Inc.	Executive Vice President, Chief Financial Officer and Treasurer 11-04-2019 Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Questar Field Services, ILC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019 Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Questar Field Services, LLC Questar Gas Company	Director 11-01-2019	
	Questar Gas Company	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Questar InfoComm, Inc.	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	Questar Southern Trails Pipeline Company	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	RE Adams East LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	RE Camelot LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	RE Columbia Two LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	
	RE Kansas LLC	Executive Vice President, Chief Financial Officer and Treasurer 01-01-2019	

	RE Kent South LLC RE Old River One LLC Richland Solar Center, LLC Ridgeland Solar Farm I, LLC SBL Holdco, LLC SCANA Communications Holdings, Inc. SCANA Corporate Security Services, Inc. SCANA Corporation Scott-II Solar LLC Seabrook Solar, LLC Selmer Farm, LLC Siler Solar, LLC Solmer Solar, LLC Somers Solar Center, LLC South Carolina Fuel Company, Inc. South Carolina Generating Company, Inc. South Carolina Generating Company, LLC South Carolina Fuel Company, Inc. South Carolina Fuel Company, LLC South Carolina Generating Company, LLC South Carolina G	Executive Vice President, Chief Financial Officer Executive Vice President and Chief Financial Officer Executive Vice President, Chief Financial Officer President and Treasurer Executive Vice President, Chief Financial Officer Executive Vice President, Chief Financial Officer President and Treasurer Executive Vice President, Chief Financial Officer Executive Vice President, Chief Financial Officer President and Treasurer Executive Vice President, Chief Financial Officer Executive Vice President And Presiden	er and Treasurer 01-01-2019 er and Treasurer 12-01-2019 er and Treasurer 12-01-2019 er and Treasurer 12-01-2019 er and Treasurer 01-01-2019	Page 14 End Date
	RE Kent South LLC RE Old River One LLC Richland Solar Center, LLC Ridgeland Solar Farm I, LLC SBL Holdco, LLC SCANA Communications Holdings, Inc. SCANA Corporate Security Services, Inc. SCANA Corporation Scott-Il Solar LLC Seabrook Solar, LLC Selmer Farm, LLC Siler Solar, LLC Sol Madison Solar, LLC Somers Solar Center, LLC South Carolina Fuel Company, Inc. South Carolina Generating Company, Inc. South Carolina Generating Company, LLC Stonehouse Development Company, LLC Summit Farms Solar, LLC Sussex Drive Solar Project, LLC TA - Acacia, LLC	Executive Vice President, Chief Financial Officer Executive Vice President and Chief Financial Officer Executive Vice President, Chief Financial Officer	er and Treasurer 01-01-2019 er and Treasurer 12-01-2019 er and Treasurer 12-01-2019 er and Treasurer 12-01-2019 er and Treasurer 01-01-2019	
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	Richland Solar Center, LLC Ridgeland Solar Farm I, LLC SBL Holdco, LLC SCANA Communications Holdings, Inc. SCANA Corporate Security Services, Inc. SCANA Corporation Scott-II Solar LLC Seabrook Solar, LLC Selmer Farm, LLC Siler Solar, LLC Sol Madison Solar, LLC Somers Solar Center, LLC South Carolina Fuel Company, Inc. South Carolina Generating Company, Inc. Southampton Solar LLC Stonehouse Development Company, LLC Sussex Drive Solar Project, LLC TA - Acacia, LLC	Executive Vice President, Chief Financial Officer Executive Vice President and Chief Financial Officer Executive Vice President, Chief Financial Officer Executive Vice President, Chief Financial Officer President and Treasurer Executive Vice President, Chief Financial Officer	er and Treasurer 01-01-2019 er and Treasurer 01-01-2019 er and Treasurer 12-01-2019 er and Treasurer 12-01-2019 er and Treasurer 12-01-2019 er and Treasurer 12-01-2019 er and Treasurer 01-01-2019	 01-31-2021
	Ridgeland Solar Farm I, LLC SBL Holdco, LLC SCANA Communications Holdings, Inc. SCANA Corporate Security Services, Inc. SCANA Corporation Scott-II Solar LLC Seabrook Solar, LLC Selmer Farm, LLC Siler Solar, LLC Sol Madison Solar, LLC Somers Solar Center, LLC South Carolina Fuel Company, Inc. South Carolina Generating Company, Inc. Southampton Solar LLC Stonehouse Development Company, LLC Summit Farms Solar, LLC Sussex Drive Solar Project, LLC TA - Acacia, LLC	Executive Vice President, Chief Financial Officer Executive Vice President and Chief Financial Officer Executive Vice President and Chief Financial Officer Executive Vice President, Chief Financial Officer President and Treasurer Executive Vice President, Chief Financial Officer Executive Vice President Amazon Executive	er and Treasurer 01-01-2019 er and Treasurer 12-01-2019 er and Treasurer 12-01-2019 er and Treasurer 12-01-2019 er and Treasurer 12-01-2019 er and Treasurer 01-01-2019	 01-31-2021
	SCANA Communications Holdings, Inc. SCANA Corporate Security Services, Inc. SCANA Corporation Scott-II Solar LLC Seabrook Solar, LLC Selmer Farm, LLC Siler Solar, LLC Sol Madison Solar, LLC Somers Solar Center, LLC South Carolina Fuel Company, Inc. South Carolina Generating Company, Inc. Southampton Solar LLC Stonehouse Development Company, LLC Summit Farms Solar, LLC Sussex Drive Solar Project, LLC TA - Acacia, LLC	Executive Vice President, Chief Financial Officer Executive Vice President and Chief Financial Officer Executive Vice President and Chief Financial Officer Executive Vice President, Chief Financial Officer President and Treasurer Executive Vice President, Chief Financial Officer Executive Vice President And Chief Financial Off	er and Treasurer 01-01-2019 er and Treasurer 12-01-2019 er and Treasurer 12-01-2019 er and Treasurer 12-01-2019 er and Treasurer 01-01-2019 er and Treasurer 09-20-2019 er and Treasurer 01-01-2019 er and Treasurer 01-01-2019 er and Treasurer 07-29-2020 er and Treasurer 01-01-2019	 01-31-2021
	SCANA Corporate Security Services, Inc. SCANA Corporation Scott-II Solar LLC Seabrook Solar, LLC Selmer Farm, LLC Siler Solar, LLC Sol Madison Solar, LLC Somers Solar Center, LLC South Carolina Fuel Company, Inc. South Carolina Generating Company, Inc. South Carolina Generating Company, LLC Stonehouse Development Company, LLC Summit Farms Solar, LLC Sussex Drive Solar Project, LLC TA - Acacia, LLC	Executive Vice President, Chief Financial Officer Executive Vice President and Chief Financial Off Executive Vice President, Chief Financial Officer President and Treasurer Executive Vice President, Chief Financial Officer	er and Treasurer 12-01-2019 er and Treasurer 12-01-2019 er and Treasurer 01-01-2019 er and Treasurer 09-20-2019 er and Treasurer 01-01-2019 er and Treasurer 01-01-2019 er and Treasurer 07-29-2020 er and Treasurer 01-01-2019 erficer 01-01-2019 erficer 01-01-2019 er and Treasurer 01-01-2019 erficer 01-01-2019 erficer 01-01-2019 erficer 01-01-2019 erficer 01-01-2019	 01-31-2021
	SCANA Corporation Scott-II Solar LLC Seabrook Solar, LLC Selmer Farm, LLC Siler Solar, LLC Sol Madison Solar, LLC Somers Solar Center, LLC South Carolina Fuel Company, Inc. South Carolina Generating Company, Inc. Southampton Solar LLC Stonehouse Development Company, LLC Summit Farms Solar, LLC Sussex Drive Solar Project, LLC TA - Acacia, LLC	Executive Vice President, Chief Financial Officer Executive Vice President and Chief Financial Officer Executive Vice President and Chief Financial Officer Executive Vice President, Chief Financial Officer President and Treasurer Executive Vice President, Chief Financial Officer	er and Treasurer 12-01-2019 er and Treasurer 01-01-2019 er and Treasurer 09-20-2019 er and Treasurer 01-01-2019 er and Treasurer 01-01-2019 er and Treasurer 07-29-2020 er and Treasurer 01-01-2019 efficer 01-01-2019 er and Treasurer 01-01-2019 er and Treasurer 01-01-2019 er and Treasurer 01-01-2019	 01-31-2021
	Scott-II Solar LLC Seabrook Solar, LLC Selmer Farm, LLC Siler Solar, LLC Sol Madison Solar, LLC Somers Solar Center, LLC South Carolina Fuel Company, Inc. South Carolina Generating Company, Inc. Southampton Solar LLC Stonehouse Development Company, LLC Summit Farms Solar, LLC Sussex Drive Solar Project, LLC TA - Acacia, LLC	Executive Vice President, Chief Financial Officer Executive Vice President and Chief Financial Officer Executive Vice President and Chief Financial Officer Executive Vice President, Chief Financial Officer President and Treasurer Executive Vice President, Chief Financial Officer	er and Treasurer 01-01-2019 er and Treasurer 09-20-2019 er and Treasurer 01-01-2019 er and Treasurer 01-01-2019 er and Treasurer 07-29-2020 er and Treasurer 01-01-2019 efficer 01-01-2019 er and Treasurer 01-01-2019 er and Treasurer 01-01-2019 er and Treasurer 01-01-2019	 01-31-2021
	Seabrook Solar, LLC Selmer Farm, LLC Siler Solar, LLC Sol Madison Solar, LLC Somers Solar Center, LLC South Carolina Fuel Company, Inc. South Carolina Generating Company, Inc. Southampton Solar LLC Stonehouse Development Company, LLC Summit Farms Solar, LLC Sussex Drive Solar Project, LLC TA - Acacia, LLC	Executive Vice President, Chief Financial Officer Executive Vice President and Chief Financial Off Executive Vice President and Chief Financial Officer Executive Vice President, Chief Financial Officer President and Treasurer Executive Vice President, Chief Financial Officer	er and Treasurer 09-20-2019 er and Treasurer 01-01-2019 er and Treasurer 01-01-2019 er and Treasurer 07-29-2020 er and Treasurer 01-01-2019 efficer 01-01-2019 er and Treasurer 01-01-2019 er and Treasurer 01-01-2019	 01-31-2021
	Selmer Farm, LLC Siler Solar, LLC Sol Madison Solar, LLC Somers Solar Center, LLC South Carolina Fuel Company, Inc. South Carolina Generating Company, Inc. Southampton Solar LLC Stonehouse Development Company, LLC Summit Farms Solar, LLC Sussex Drive Solar Project, LLC TA - Acacia, LLC	Executive Vice President, Chief Financial Officer Executive Vice President and Chief Financial Officer Executive Vice President and Chief Financial Officer Executive Vice President, Chief Financial Officer President and Treasurer Executive Vice President, Chief Financial Officer	er and Treasurer 01-01-2019 er and Treasurer 01-01-2019 er and Treasurer 07-29-2020 er and Treasurer 01-01-2019 efficer 01-01-2019 er and Treasurer 01-01-2019 er and Treasurer 01-01-2019	 01-31-2021
	Siler Solar, LLC Sol Madison Solar, LLC Somers Solar Center, LLC South Carolina Fuel Company, Inc. South Carolina Generating Company, Inc. Southampton Solar LLC Stonehouse Development Company, LLC Summit Farms Solar, LLC Sussex Drive Solar Project, LLC TA - Acacia, LLC	Executive Vice President, Chief Financial Officer Executive Vice President, Chief Financial Officer Executive Vice President, Chief Financial Officer Executive Vice President and Chief Financial Officer Executive Vice President and Chief Financial Officer Executive Vice President, Chief Financial Officer President and Treasurer Executive Vice President, Chief Financial Officer	er and Treasurer 01-01-2019 er and Treasurer 07-29-2020 er and Treasurer 01-01-2019 efficer 01-01-2019 efficer 01-01-2019 er and Treasurer 01-01-2019 02-01-2016	 01-31-2021 01-31-2021
	Sol Madison Solar, LLC Somers Solar Center, LLC South Carolina Fuel Company, Inc. South Carolina Generating Company, Inc. Southampton Solar LLC Stonehouse Development Company, LLC Summit Farms Solar, LLC Sussex Drive Solar Project, LLC TA - Acacia, LLC	Executive Vice President, Chief Financial Officer Executive Vice President, Chief Financial Officer Executive Vice President and Chief Financial Officer Executive Vice President and Chief Financial Officer Executive Vice President, Chief Financial Officer President and Treasurer Executive Vice President, Chief Financial Officer	er and Treasurer 07-29-2020 er and Treasurer 01-01-2019 fficer 01-01-2019 fficer 01-01-2019 er and Treasurer 01-01-2019 02-01-2016	 01-31-2021 01-31-2021
	Somers Solar Center, LLC South Carolina Fuel Company, Inc. South Carolina Generating Company, Inc. Southampton Solar LLC Stonehouse Development Company, LLC Summit Farms Solar, LLC Sussex Drive Solar Project, LLC TA - Acacia, LLC	Executive Vice President, Chief Financial Officer Executive Vice President and Chief Financial Off Executive Vice President and Chief Financial Off Executive Vice President, Chief Financial Officer President and Treasurer Executive Vice President, Chief Financial Officer	er and Treasurer 01-01-2019 fficer 01-01-2019 fficer 01-01-2019 er and Treasurer 01-01-2019 02-01-2016	 01-31-2021 01-31-2021
	South Carolina Fuel Company, Inc. South Carolina Generating Company, Inc. Southampton Solar LLC Stonehouse Development Company, LLC Summit Farms Solar, LLC Sussex Drive Solar Project, LLC TA - Acacia, LLC	Executive Vice President and Chief Financial Off Executive Vice President and Chief Financial Off Executive Vice President, Chief Financial Office President and Treasurer Executive Vice President, Chief Financial Office	fficer 01-01-2019 fficer 01-01-2019 er and Treasurer 01-01-2019 02-01-2016	01-31-2021 01-31-2021
	South Carolina Generating Company, Inc. Southampton Solar LLC Stonehouse Development Company, LLC Summit Farms Solar, LLC Sussex Drive Solar Project, LLC TA - Acacia, LLC	Executive Vice President and Chief Financial Off Executive Vice President, Chief Financial Office President and Treasurer Executive Vice President, Chief Financial Office	fficer 01-01-2019 or and Treasurer 01-01-2019 02-01-2016	01-31-2021
	Southampton Solar LLC Stonehouse Development Company, LLC Summit Farms Solar, LLC Sussex Drive Solar Project, LLC TA - Acacia, LLC	Executive Vice President, Chief Financial Officer President and Treasurer Executive Vice President, Chief Financial Officer	er and Treasurer 01-01-2019 02-01-2016	
	Stonehouse Development Company, LLC Summit Farms Solar, LLC Sussex Drive Solar Project, LLC TA - Acacia, LLC	President and Treasurer Executive Vice President, Chief Financial Officer	02-01-2016	
	Summit Farms Solar, LLC Sussex Drive Solar Project, LLC TA - Acacia, LLC	Executive Vice President, Chief Financial Officer		
	Sussex Drive Solar Project, LLC TA - Acacia, LLC	· ·		
	TA - Acacia, LLC			
		Executive Vice President, Chief Financial Officer		
		Executive Vice President, Chief Financial Officer		
	Trask East Solar, LLC	Executive Vice President, Chief Financial Office	r and Treasurer 10-06-2020	
	Tredegar Solar Fund I, LLC	Executive Vice President, Chief Financial Office	r and Treasurer 01-01-2019	
	TWE Myrtle Solar Project, LLC	Executive Vice President, Chief Financial Officer	r and Treasurer 08-06-2019	
1	Vidalia Gichner Holdings, Inc.	Director	02-01-2016	
İ	Vidalia Gichner Holdings, Inc.	President and Treasurer	02-01-2016	
İ	Virginia Electric and Power Company	Executive Vice President, Chief Financial Officer		
İ	Virginia Power Fuel Corporation	Executive Vice President, Chief Financial Office		
İ	Virginia Power Services Energy Corp. Inc.	Executive Vice President, Chief Financial Office		
	Virginia Power Services Energy Corp., Inc. Virginia Power Services, LLC	Executive Vice President, Chief Financial Office Executive Vice President, Chief Financial Office		
	Virginia Fower Services, LLC Virginia Solar 2017 Projects LLC	Executive Vice President, Chief Financial Officer		
	VP Property, Inc.	Executive Vice President, Chief Financial Officer		
	Wakefield Solar, LLC	Executive Vice President, Chief Financial Office		
	Wexpro Company	Executive Vice President, Chief Financial Office		
İ	Wexpro Development Company	Executive Vice President, Chief Financial Officer	r and Treasurer 01-01-2019	
İ	Wexpro II Company	Executive Vice President, Chief Financial Officer	r and Treasurer 01-01-2019	
İ	Wilkinson Solar LLC	Executive Vice President, Chief Financial Office	r and Treasurer 11-18-2019	
İ	Wilshire Holdings LLC	President and Treasurer	02-01-2016	
	Yemassee Solar, LLC	Executive Vice President, Chief Financial Office	r and Treasurer 08-07-2020	
Conway, Kelly K.	96WI 8ME LLC	Controller	01-01-2018	
	Alamo Solar, LLC	Controller	01-01-2018	
	Azalea Solar, LLC	Controller	01-01-2018	
	Blackville Solar Farm, LLC	Controller	05-29-2020	
	Blue Ocean Energy Marine, LLC	Controller	05-11-2020	
	BOE Holdings, Inc.	Controller	05-26-2020	
	BrightSuite Home, LLC BrightSuite Solar CT, Inc.	Controller Controller	08-30-2018 10-13-2020	
	BrightSuite Solar SC, Inc.	Controller	08-06-2020	
	BrightSuite Solar VA, Inc.	Controller	08-14-2019	
	BrightSuite, Inc.	Controller	08-30-2018	
	Buckingham Solar I LLC	Controller	01-01-2018	
	Catalina Solar 2, LLC	Controller	01-01-2018	
	CEA Dairy RNG Colorado, LLC	Controller	11-01-2020	
	CEA Dairy RNG Georgia, LLC	Controller	11-01-2020	
	CEA Dairy RNG Nevada, LLC	Controller	11-01-2020	
	CEA Dairy RNG New Mexico, LLC	Controller	11-01-2020	
	CEA Dairy RNG Texas, LLC	Controller	11-01-2020	
	CID Solar, LLC	Controller	01-01-2018	
	Clean Energy Asset USA LLC	Controller	11-01-2020	
	Clean Energy Enterprises, Inc.	Controller	11-01-2020	
	Clipperton Holdings LLC	Controller	01-01-2018	
	CNG Coal Company	Controller	11-01-2020	
	CNG Power Services Corporation	Controller	01-01-2018	
	Correctional Solar LLC	Controller	01-01-2018	
	Cottonwood Solar, LLC Dairy RNG Holdings, LLC	Controller Controller	01-01-2018 11-01-2020	
	Dairy RNG NY, LLC	Controller	11-01-2020	03-30-2021

				Pecket No. 21
Name	Fundan	Tt.l _	Effective Date	Page 15
Name	Entity	Title		
	Dairy RNG OH, LLC	Controller	11-01-2020	03-30-2021
	DE Arlington Solar, LLC	Controller	07-24-2020	
	DE Fluvanna Solar, LLC	Controller	11-12-2019	
	DE Hanover Solar, LLC	Controller	11-12-2019	
	DE Henrico Solar, LLC	Controller	09-17-2020	
	DE King William Solar, LLC	Controller	11-12-2019	
	DE Louisa Solar, LLC	Controller	05-08-2020	
	DE Newport News Solar, LLC	Controller	05-08-2020	
	DE Powhatan Solar, LLC	Controller	11-12-2019	
	DE Virginia Beach Solar, LLC	Controller	07-06-2020	
	DECP Holdings, Inc.	Controller	10-20-2020	
	Denmark Solar, LLC	Controller	05-29-2020	
	Dominion ACP Holding, Inc.	Controller Controller	11-01-2020	
	Dominion Atlantic Coast Pipeline, LLC	Controller	11-01-2020	
	Dominion Cogen WV, Inc.		01-01-2018	
	Dominion Energy Fuel Services, Inc.	Controller	11-01-2020	
	Dominion Energy Congretion Marketing, Inc.	Controller Controller	11-01-2020 01-01-2018	
	Dominion Energy Generation Marketing, Inc.			
	Dominion Energy Marketplace, I.C.	Controller	01-01-2018	
	Dominion Energy Murleys Connecticut, Inc.	Controller	08-30-2018	
	Dominion Energy Overthrust Bineline, LLC	Controller	01-01-2018	
	Dominion Energy Overthrust Pipeline, LLC	Controller	11-01-2020	
	Dominion Energy Questar Pipeline Services, Inc.	Controller	11-01-2020	
	Dominion Energy Questar Pipeline, LLC	Controller	11-01-2020	
	Dominion Energy RNG Holdings II, Inc.	Controller Controller	11-01-2020 11-01-2020	
	Dominion Energy RNG Holdings, Inc.			
	Dominion Energy Solar CA, LLC	Controller	01-01-2018	
	Dominion Energy Solutions, Inc.	Controller	11-01-2020	
	Dominion Energy Technical Solutions, Inc.	Controller	01-01-2018	
	Dominion Energy Waynes Company, Inc.	Controller	01-01-2018	
	Dominion Energy Wexpro Services Company	Controller	11-01-2020	
	Dominion Equipment III, Inc.	Controller	01-01-2018	
	Dominion Equipment, Inc.	Controller	01-01-2018	
	Dominion Fairless Hills, Inc.	Controller Controller	01-01-2018	
	Dominion Fowler Ridge Wind, LLC		01-01-2018	
	Dominion Gas Projects Company, LLC Dominion Generation, Inc.	Controller Controller	11-01-2020	
	Dominion Greenbrier, Inc.	Controller	01-01-2018	
	Dominion High Voltage Holdings, Inc.	Controller	11-01-2020 01-01-2018	
	<u> </u>	Controller		
	Dominion High Voltage MidAtlantic, Inc.	Controller	01-01-2018	
	Dominion Keystone Pipeline Holdings, Inc.	Controller	11-01-2020	
	Dominion MLR Holding Company III. Inc.		11-01-2020	
	Dominion MLP Holding Company III, Inc.	Controller	11-01-2020	
	Dominion Mt. Storm Wind, LLC	Controller	01-01-2018	
	Dominion Nuclear Projects, Inc. Dominion Oklahoma Texas Exploration & Production Inc.	Controller	01-01-2018	
	Dominion Oklahoma Texas Exploration & Production, Inc.	Controller	11-01-2020	
	Dominion Person, Inc.	Controller	01-01-2018	
	Dominion Privatization Florida, LLC	Controller	01-01-2018	
	Dominion Privatization Georgia, LLC	Controller	01-01-2018	
	Dominion Privatization Holdings, Inc.	Controller	01-01-2018	
	Dominion Privatization Kentucky, LLC	Controller	01-01-2018	
	Dominion Privatization Maryland, LLC	Controller	05-08-2020	
	Dominion Privatization Pennsylvania, LLC	Controller	05-08-2020	
	Dominion Privatization South Carolina, LLC	Controller	01-01-2018	
	Dominion Privatization Texas, LLC	Controller	01-01-2018	
	Dominion Privatization Virginia, LLC	Controller	07-18-2018	
	Dominion Products and Services, Inc.	Controller	11-01-2020	
	Dominion Retail Gas Holdings, Inc.	Controller	11-01-2020	
	Dominion Solar Construction and Maintenance, LLC	Controller	01-01-2018	
	Dominion Solar Gen-Tie, LLC	Controller Controller	01-01-2018	
	Dominion Solar Holdings I, LLC		01-01-2018	
	Dominion Solar Holdings III, LLC	Controller	01-01-2018	
	Dominion Solar Holdings IV, LLC	Controller	01-01-2018	
	Dominion Solar Projects A. Inc	Controller	01-01-2018	
	Dominion Solar Projects A, Inc.	Controller Controller	01-01-2018	
	Dominion Solar Projects B, Inc.		01-01-2018	
	Dominion Solar Projects C, Inc.	Controller	01-01-2018	
	Dominion Solar Projects D. Inc.	Controller	01-01-2018	
	Dominion Solar Projects I, Inc.	Controller	01-01-2018	

				Pecket No. 21
Name	Entity	Title	Effective Date	Page 16
Name		Controller		
	Dominion Solar Projects II, Inc. Dominion Solar Projects III, Inc.	Controller	01-01-2018 01-01-2018	
	Dominion Solar Projects IV, Inc.	Controller	01-01-2018	
	Dominion Solar Projects V, Inc.	Controller	01-01-2018	
	Dominion Solar Projects VI, Inc.	Controller	06-04-2018	
	Dominion Solar Projects VII, Inc.	Controller	05-28-2019	
	Dominion Solar Services, Inc.	Controller	01-01-2018	
	Dominion State Line, LLC	Controller	01-01-2018	
	Dominion Voltage, Inc.	Controller	05-19-2020	
	Dominion Wholesale, Inc.	Controller	01-01-2018	
	Dominion Wind Development, LLC	Controller	01-01-2018	
	Dominion Wind Projects, Inc.	Controller	01-01-2018	
	Eagle Holdco Solar, LLC	Controller	08-01-2018	
	Eagle Solar, LLC	Controller	08-01-2018	
	Eastern Shore Solar LLC	Controller	01-01-2018	
	ESCT-SA-Suffield, LLC	Controller	11-13-2020	
	Fremont Farm, LLC	Controller	01-01-2018	
	Greensville County Solar Project, LLC	Controller	08-06-2019	
	Hardin Solar Energy LLC	Controller	06-01-2020	
	Hecate Energy Cherrydale LLC	Controller	01-01-2018	
	Hecate Energy Clarke County LLC	Controller	01-01-2018	
	Hope Gas, Inc.	Controller	11-01-2020	
	Imperial Valley Solar Company (IVSC) 2, LLC	Controller	01-01-2018	
	Indy Solar Development, LLC	Controller	01-01-2018	
	Indy Solar I, LLC	Controller	01-01-2018	
	Indy Solar II, LLC	Controller	01-01-2018	
	Indy Solar III, LLC	Controller	01-01-2018	
	Innovative Solar 37, LLC	Controller	01-01-2018	
	Maricopa West Solar PV, LLC	Controller	01-01-2018	
	Moffett Solar 1, LLC	Controller	01-01-2018	
	Moorings Farm 2, LLC	Controller	01-01-2018	
	Mulberry Farm, LLC	Controller	01-01-2018	
	Mustang Solar, LLC	Controller	01-01-2018	
	Pavant Solar LLC	Controller	01-01-2018	
	Pikeville Farm, LLC	Controller	01-01-2018	
	Prairie Fork Wind Farm, LLC	Controller	01-01-2018	
	PSNC Blue Ridge Corporation	Controller	11-01-2020	
	PSNC Cardinal Pipeline Company	Controller	11-01-2020	
	Public Service Company of North Carolina, Incorporated	Controller	11-01-2020	
	QPC Holding Company, LLC	Controller Controller	11-01-2020 11-01-2020	
	Questar Energy Services, Inc. Questar Field Services, LLC	Controller	11-01-2020	
	Questar Gas Company	Controller	11-01-2020	
	Questar InfoComm, Inc.	Controller	11-01-2020	
	Questar Mocomm, mc. Questar Southern Trails Pipeline Company	Controller	11-01-2020	
	RE Adams East LLC	Controller	01-01-2018	
	RE Camelot LLC	Controller	01-01-2018	
	RE Columbia Two LLC	Controller	01-01-2018	
	RE Kansas LLC	Controller	01-01-2018	
	RE Kent South LLC	Controller	01-01-2018	
	RE Old River One LLC	Controller	01-01-2018	
	Richland Solar Center, LLC	Controller	01-01-2018	
	Ridgeland Solar Farm I, LLC	Controller	01-01-2018	
	SBL Holdco, LLC	Controller	01-01-2018	
	Scott-II Solar LLC	Controller	01-01-2018	
	Seabrook Solar, LLC	Controller	09-20-2019	
	Selmer Farm, LLC	Controller	01-01-2018	
	Siler Solar, LLC	Controller	07-11-2018	
	Sol Madison Solar, LLC	Controller	07-29-2020	
	Somers Solar Center, LLC	Controller	01-01-2018	
	Southampton Solar LLC	Controller	01-01-2018	
	Summit Farms Solar, LLC	Controller	01-01-2018	
	Sussex Drive Solar Project, LLC	Controller	01-01-2018	
	TA - Acacia, LLC	Controller	01-01-2018	
	The East Ohio Gas Company	Controller	11-01-2020	
	Trask East Solar, LLC	Controller	10-06-2020	
	TWE Myrtle Solar Project, LLC	Controller	08-06-2019	
	Virginia Electric and Power Company	Controller	01-01-2018	
	Virginia Power Fuel Corporation	Controller	12-01-2019	

Name	Entity	Title	Page 1 Effective Date End Date	
realife	Virginia Power Nuclear Services Company	Controller	01-01-2018	
	Virginia Power Services Energy Corp., Inc.	Controller	01-01-2018	
	Virginia Power Services, LLC	Controller	01-01-2018	
	Virginia Solar 2017 Projects LLC	Controller	01-01-2018	
	VP Property, Inc.	Controller	12-01-2019	
	Wakefield Solar, LLC	Controller	01-01-2018	
	Wexpro Company	Controller	11-01-2020	
	Wexpro Development Company	Controller	11-01-2020	
	Wexpro Il Company	Controller	11-01-2020	
	Wilkinson Solar LLC	Controller	11-01-2020	
-++ 1/ \4/	Yemassee Solar, LLC	Controller	00 07 2020	
ett, Karen W.	96WI 8ME LLC	Assistant Secretary	03-23-2017	
	Alamo Solar, LLC	Assistant Secretary	04-17-2015	
	Atlantic Coast Pipeline, LLC	Assistant Secretary	09-25-2014	
	Azalea Solar, LLC	Assistant Secretary	01-01-2014	
	Blackville Solar Farm, LLC	Assistant Secretary	05-29-2020	
	Blue Ocean Energy Marine, LLC	Assistant Secretary	05-11-2020	
	BOE Holdings, Inc.	Assistant Secretary	05-26-2020	
	BrightSuite Home, LLC	Assistant Secretary	08-30-2018	
	BrightSuite Solar CT, Inc.	Assistant Secretary	10-13-2020	
	BrightSuite Solar SC, Inc.	Assistant Secretary	08-06-2020	
	BrightSuite Solar VA, Inc.	Assistant Secretary	08-14-2019	
	BrightSuite, Inc.	Assistant Secretary	08-30-2018	
	Buckingham Solar I LLC	Assistant Secretary	11-21-2016	
	Catalina Solar 2, LLC	Assistant Secretary	06-30-2015	
	CEA Dairy RNG Colorado, LLC	Assistant Secretary	01-10-2020	
	CEA Dairy RNG Georgia, LLC	Assistant Secretary	01-10-2020	
	CEA Dairy RNG Nevada, LLC	Assistant Secretary	01-10-2020	
	CEA Dairy RNG New Mexico, LLC	Assistant Secretary	01-10-2020	
	CEA Dairy RNG Texas, LLC	Assistant Secretary Assistant Secretary	08-26-2020	
	CID Solar, LLC	Assistant Secretary Assistant Secretary	12-11-2014	
	•	•		
	Clean Energy Asset USA LLC	Assistant Secretary	11 1 1 2013	
	Clean Energy Enterprises, Inc.	Assistant Secretary	01-01-2019	
	Clipperton Holdings LLC	Assistant Secretary	10-04-2017	
	CNG Coal Company	Assistant Secretary	01-01-2014	
	CNG Power Services Corporation	Assistant Secretary	01-01-2014	
	Correctional Solar LLC	Assistant Secretary	11-21-2016	
	Cottonwood Solar, LLC	Assistant Secretary	04-28-2015	
	Dairy RNG Holdings, LLC	Assistant Secretary	01-08-2020	
	Dairy RNG NY, LLC	Assistant Secretary	03-19-2020 03-30-2021	
	Dairy RNG OH, LLC	Assistant Secretary	06-03-2020 03-30-2021	
	DE Arlington Solar, LLC	Assistant Secretary	07-24-2020	
	DE Fluvanna Solar, LLC	Assistant Secretary	11-12-2019	
	DE Hanover Solar, LLC	Assistant Secretary	11-12-2019	
	DE Henrico Solar, LLC	Assistant Secretary	09-17-2020	
	DE King William Solar, LLC	Assistant Secretary	11-12-2019	
	DE Louisa Solar, LLC	Assistant Secretary	05-08-2020	
	DE Newport News Solar, LLC	Assistant Secretary	05-08-2020	
	DE Powhatan Solar, LLC	Assistant Secretary Assistant Secretary	11-12-2019	
	DE Virginia Beach Solar, LLC	Assistant Secretary Assistant Secretary	07-06-2020	
	_	•		
	DECP Holdings, Inc.	Assistant Secretary		
	Denmark Solar, LLC	Assistant Secretary	05-29-2020	
	Dominion ACP Holding, Inc.	Assistant Secretary	08-27-2014	
	Dominion Alternative Energy Holdings, Inc.	Assistant Secretary	01-01-2014	
	Dominion Atlantic Coast Pipeline, LLC	Assistant Secretary	08-28-2014	
	Dominion Capital REMIC, Inc.	Secretary	01-01-2014	
	Dominion Capital Ventures Corporation	Secretary	01-01-2014	
	Dominion Capital, Inc.	Secretary	01-01-2014	
	Dominion Cogen WV, Inc.	Assistant Secretary	01-01-2014	
	Dominion Energy Fuel Services, Inc.	Assistant Secretary	01-01-2014	
	Dominion Energy Gas Distribution, LLC	Assistant Corporate Secretary	10-01-2019	
	Dominion Energy Generation Marketing, Inc.	Assistant Secretary	01-01-2014	
	Dominion Energy Kewaunee, Inc.	Assistant Secretary	01-01-2014	
	Dominion Energy Marketplace, LLC	Assistant Secretary	08-30-2018	
	Dominion Energy Nuclear Connecticut, Inc.	Assistant Secretary	01-01-2014	
	Dominion Energy Overthrust Pipeline, LLC	Assistant Secretary Assistant Secretary	09-16-2016	
		•		
	Dominion Energy Payroll Company, Inc.	Assistant Secretary	01-01-2014	
	Dominion Energy Questar Corporation	Assistant Secretary	09-16-2016	

	I			Pecket No. 21
				Page 18
Name	Entity	Title	Effective Date	
	Dominion Energy Questar Pipeline, LLC	Assistant Secretary	09-16-2016	
	Dominion Energy RNG Holdings II, Inc.	Assistant Secretary	09-24-2019	
	Dominion Energy RNG Holdings, Inc.	Assistant Secretary	10-30-2018	
	Dominion Energy Services, Inc.	Assistant Corporate Secretary	05-18-2010	
	Dominion Energy Solar CA, LLC	Assistant Secretary	06-25-2015	
	Dominion Energy Solutions, Inc.	Assistant Secretary	01-01-2014	
	Dominion Energy South Carolina, Inc.	Assistant Secretary	01-01-2019	
	Dominion Energy Southeast Services, Inc.	Assistant Secretary	01-01-2019	
	Dominion Energy Technical Solutions, Inc.	Assistant Secretary	01-01-2014	
	Dominion Energy Technologies II, Inc.	Assistant Secretary	01-01-2014	
	Dominion Energy Technologies, Inc.	Assistant Secretary	01-01-2014	
	Dominion Energy Terminal Company, Inc.	Assistant Secretary	01-01-2014	
	Dominion Energy Wexpro Services Company	Assistant Secretary	06-19-2017	
	Dominion Energy, Inc.	Assistant Corporate Secretary	07-01-2010	
	Dominion Equipment III, Inc.	Assistant Secretary	01-01-2014	
	Dominion Equipment, Inc.	Assistant Secretary	01-01-2014	
	Dominion Fairless Hills, Inc.	Assistant Secretary	01-01-2014	
	Dominion First Source, LLC	Secretary	01-01-2014	
	Dominion Fowler Ridge Wind, LLC	Assistant Secretary	01-01-2014	
	Dominion Gas Projects Company, LLC	Assistant Secretary	01-01-2014	
	Dominion Generation, Inc.	Assistant Corporate Secretary	01-01-2014	
	Dominion Greenbrier, Inc.	Assistant Secretary	01-01-2014	
	Dominion High Voltage Holdings, Inc.	Assistant Secretary	01-01-2014	
	Dominion High Voltage MidAtlantic, Inc.	Assistant Secretary	02-25-2014	
	Dominion Investments, Inc.	Assistant Secretary	01-01-2014	
	Dominion Keystone Pipeline Holdings, Inc.	Assistant Secretary	01-01-2014	
	Dominion Keystone Pipeline, LLC	Assistant Secretary	01-01-2014	
	Dominion Land Management Company - Williamsburg	Secretary	01-01-2014	
	Dominion Lands - Williamsburg, Inc.	Secretary	01-01-2014	
	Dominion Lands, Inc.	Secretary	01-01-2014	
	Dominion MLP Holding Company III, Inc.	Assistant Secretary	09-24-2015	
	Dominion Mt. Storm Wind, LLC	Assistant Secretary	01-01-2014	
	Dominion Nuclear Projects, Inc.	Assistant Secretary	01-01-2014	
	Dominion Oklahoma Texas Exploration & Production, Inc.	Assistant Secretary	01-01-2014	
	Dominion Person, Inc.	Assistant Secretary	01-01-2014	
	Dominion Privatization Florida, LLC	Assistant Secretary	01-29-2014	
	Dominion Privatization Georgia, LLC	Assistant Secretary	01-29-2014	
	Dominion Privatization Holdings, Inc.	Assistant Secretary	01-01-2014	
	Dominion Privatization Kentucky, LLC	Assistant Secretary	01-29-2014	
	Dominion Privatization Maryland, LLC	Assistant Secretary	05-08-2020	
	Dominion Privatization Pennsylvania, LLC	Assistant Secretary	05-08-2020	
	Dominion Privatization South Carolina, LLC	Assistant Secretary	01-29-2014	
	Dominion Privatization Texas, LLC	Assistant Secretary	01-29-2014	
	Dominion Privatization Virginia, LLC	Assistant Secretary	07-18-2018	
	Dominion Products and Services, Inc.	Assistant Secretary	01-01-2014	
	Dominion Projects Services, Inc.	Assistant Secretary	03-18-2015	
	Dominion Retail Gas Holdings, Inc.	Assistant Secretary	09-20-2019	
	Dominion Solar Construction and Maintenance, LLC	Assistant Secretary	01-01-2014	
	Dominion Solar Gen-Tie, LLC	Assistant Secretary	02-04-2014	
	Dominion Solar Holdings I, LLC	Assistant Secretary	04-30-2015	
	Dominion Solar Holdings II, LLC	Assistant Secretary	01-01-2014	
	Dominion Solar Holdings III, LLC	Assistant Secretary	04-08-2015	
	Dominion Solar Holdings IV, LLC	Assistant Secretary	04-19-2016	
	Dominion Solar Projects A, Inc.	Assistant Secretary	04-28-2015	
	Dominion Solar Projects B, Inc.	Assistant Secretary	04-28-2015	
	Dominion Solar Projects C, Inc.	Assistant Secretary	04-14-2016	
	Dominion Solar Projects D, Inc.	Assistant Secretary	04-14-2016	
	Dominion Solar Projects I, Inc.	Assistant Secretary	03-31-2015	
	Dominion Solar Projects II, Inc.	Assistant Secretary	03-31-2015	
	Dominion Solar Projects III, Inc.	Assistant Secretary	04-07-2015	
	Dominion Solar Projects IV, Inc.	Assistant Secretary	10-30-2015	
	Dominion Solar Projects V, Inc.	Assistant Secretary	08-05-2016	
	Dominion Solar Projects VI, Inc.	Assistant Secretary	06-04-2018	
	Dominion Solar Projects VII, Inc.	Assistant Secretary	05-28-2019	
	Dominion Solar Services, Inc.	Assistant Secretary	08-10-2015	
	Dominion State Line, LLC	Assistant Secretary	01-01-2014	
	Dominion Systems Group, LLC	Secretary	01-01-2014	
	Dominion Voltage, Inc.	Assistant Secretary	01-01-2014	
	Dominion Wholesale, Inc.	Assistant Secretary	01-01-2014	

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Nama	Emtitus	Tielo	Effective Date	Page 19
Name	Entity	Title	Effective Date	•
	Dominion Wind Development, LLC	Assistant Secretary	01-21-2014	
	Dominion Wind Projects, Inc.	Assistant Secretary	01-01-2014	
	Eagle Holdco Solar, LLC	Assistant Secretary	08-01-2018	
	Eagle Solar, LLC	Assistant Secretary	08-01-2018	
	Eastern Shore Solar LLC	Assistant Secretary	11-12-2015	
	ESCT-SA-Suffield, LLC	Assistant Secretary	11-13-2020	
	Fremont Farm, LLC	Assistant Secretary	06-29-2017	
	Governor's Land Associates	Secretary	03-31-2017	
	Greensville County Solar Project, LLC	Assistant Secretary	08-06-2019	
	Hardin Solar Energy LLC	Assistant Secretary	06-01-2020	
	Hecate Energy Cherrydale LLC	Assistant Secretary	09-05-2017	
	Hecate Energy Clarke County LLC	Assistant Secretary	06-28-2017	
	Hope Gas, Inc.	Assistant Secretary	01-01-2014	
	Imperial Valley Solar Company (IVSC) 2, LLC	Assistant Secretary	07-14-2015	
	Indy Solar Development, LLC	Assistant Secretary	01-01-2014	
	Indy Solar I, LLC	Assistant Secretary	01-01-2014	
	Indy Solar II, LLC	Assistant Secretary	01-01-2014	
	Indy Solar III, LLC	Assistant Secretary	01-01-2014	
	Innovative Solar 37, LLC	Assistant Secretary Assistant Secretary	05-11-2017	
		•		
	Louisiana Hydroelectric Capital, LLC	Secretary Assistant Socretary	01-01-2014	
	Maricopa West Solar PV, LLC	Assistant Secretary	11-12-2015	
	Moffett Solar 1, LLC	Assistant Secretary	11-21-2016	
	Moorings Farm 2, LLC	Assistant Secretary	06-29-2017	
	Mulberry Farm, LLC	Assistant Secretary	05-06-2014	
	Mustang Solar, LLC	Assistant Secretary	12-15-2017	
	Pavant Solar LLC	Assistant Secretary	10-31-2014	
	Pikeville Farm, LLC	Assistant Secretary	10-18-2017	
	Prairie Fork Wind Farm, LLC	Assistant Secretary	01-01-2014	
	PSNC Blue Ridge Corporation	Assistant Secretary	01-01-2019	
	PSNC Cardinal Pipeline Company	Assistant Secretary	01-01-2019	
	Public Service Company of North Carolina, Incorporated	Assistant Secretary	01-01-2019	
	QPC Holding Company, LLC	Assistant Secretary	11-04-2019	
	Questar Energy Services, Inc.	Assistant Secretary	09-16-2016	
	Questar Field Services, LLC	Assistant Secretary	09-16-2016	
	Questar Gas Company	Assistant Secretary	09-16-2016	
	Questar InfoComm, Inc.	Assistant Secretary	09-16-2016	
	Questar Southern Trails Pipeline Company	Assistant Secretary	09-16-2016	
	RE Adams East LLC	Assistant Secretary	03-07-2014	
	RE Camelot LLC	Assistant Secretary	03-14-2014	
	RE Columbia Two LLC	Assistant Secretary	03-14-2014	
	RE Kansas LLC	Assistant Secretary	03-12-2014	
	RE Kent South LLC	Assistant Secretary Assistant Secretary	03-07-2014	
	RE Old River One LLC	Assistant Secretary Assistant Secretary	03-07-2014	
		•		
	Richland Solar Center, LLC	Assistant Secretary	04-13-2015	
	Ridgeland Solar Farm I, LLC	Assistant Secretary	11-21-2016	
	SBL Holdco, LLC	Assistant Secretary	06-28-2016	
	SCANA Communications Holdings, Inc.	Assistant Secretary	01-01-2019	
	SCANA Corporate Security Services, Inc.	Assistant Secretary	01-01-2019	
	SCANA Corporation	Assistant Secretary	01-01-2019	
	Scott-II Solar LLC	Assistant Secretary	11-21-2016	
	Seabrook Solar, LLC	Assistant Secretary	09-20-2019	
	Selmer Farm, LLC	Assistant Secretary	05-06-2014	
	Siler Solar, LLC	Assistant Secretary	07-11-2018	
	Sol Madison Solar, LLC	Assistant Secretary	07-29-2020	
	Somers Solar Center, LLC	Assistant Secretary	01-01-2014	
	South Carolina Fuel Company, Inc.	Assistant Secretary	01-01-2019	
	South Carolina Generating Company, Inc.	Assistant Secretary	01-01-2019	
	Southampton Solar LLC	Assistant Secretary	02-27-2017	
	Stonehouse Development Company, LLC	Secretary	01-01-2014	
	Summit Farms Solar, LLC	Assistant Secretary	08-31-2016	
	Sussex Drive Solar Project, LLC	Assistant Secretary	11-21-2016	
	TA - Acacia, LLC	Assistant Secretary	11-12-2014	
	The East Ohio Gas Company	Assistant Secretary	01-01-2014	
	Trask East Solar, LLC	Assistant Secretary	10-06-2020	
	Tredegar Solar Fund I, LLC	Assistant Secretary Assistant Secretary	01-01-2014	
	TWE Myrtle Solar Project, LLC	Assistant Secretary Assistant Secretary	08-06-2019	
	Vidalia Gichner Holdings, Inc.	Secretary	01-01-2014	
	Virginia Electric and Power Company	Assistant Corporate Secretary		
	Virginia Electric and Power Company Virginia Power Fuel Corporation	•	01-01-2014	
I	virginia rower ruer curpuration	Assistant Secretary	01-01-2014	

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				Page 20
Name	Entity	Title	Effective Date	•
	Virginia Power Nuclear Services Company	Assistant Secretary	01-01-2014	
	Virginia Power Services Energy Corp., Inc.	Assistant Secretary	01-01-2014	
	Virginia Power Services, LLC	Assistant Secretary	01-01-2014	
	Virginia Solar 2017 Projects LLC	Assistant Secretary	11-21-2016	
	VP Property, Inc.	Assistant Secretary	01-01-2014	
	Wakefield Solar, LLC	Assistant Secretary	11-01-2017	
	Wexpro Company	Assistant Secretary	09-16-2016	
	Wexpro Development Company	Assistant Secretary	09-16-2016	
	Wexpro II Company	Assistant Secretary	09-16-2016	
	Wilkinson Solar LLC	Assistant Secretary	11-18-2019	
	Wilshire Holdings LLC	Secretary	01-01-2014	
	Yemassee Solar, LLC	Assistant Secretary	08-07-2020	
Duman, L. Wayne	Dominion Energy Fuel Services, Inc.	Vice President - Financial Planning & Analysis	12-01-2019	
	Dominion Energy Services, Inc.	Vice President - Financial Planning & Analysis	12-01-2019	
	Dominion Energy South Carolina, Inc.	Vice President - Financial Planning & Analysis	12-01-2019	
	Hope Gas, Inc.	Vice President - Financial Planning & Analysis	12-01-2019	
	Public Service Company of North Carolina, Incorporated	Vice President - Financial Planning & Analysis	12-01-2019	
	Questar Gas Company	Vice President - Financial Planning & Analysis	12-01-2019	
	The East Ohio Gas Company	Vice President - Financial Planning & Analysis	12-01-2019	
	Virginia Electric and Power Company	Vice President - Financial Planning & Analysis	12-01-2019	
	Virginia Power Services Energy Corp., Inc.	Vice President - Financial Planning & Analysis	12-01-2019	
Evans, Jonathan T.	96WI 8ME LLC	Assistant Treasurer	09-01-2020	
	Alamo Solar, LLC	Assistant Treasurer	09-01-2020	
	Atlantic Coast Pipeline, LLC	Assistant Treasurer	11-01-2020	
	Azalea Solar, LLC	Assistant Treasurer	09-01-2020	
	Blackville Solar Farm, LLC	Assistant Treasurer	09-01-2020	
	Blue Ocean Energy Marine, LLC	Assistant Treasurer	09-01-2020	
	BOE Holdings, Inc.	Assistant Treasurer	09-01-2020	
	BrightSuite Home, LLC	Assistant Treasurer	09-01-2020	
	BrightSuite Solar CT, Inc.	Assistant Treasurer	10-13-2020	
	BrightSuite Solar SC, Inc.	Assistant Treasurer	09-01-2020	
	BrightSuite Solar VA, Inc.	Assistant Treasurer	09-01-2020	
	BrightSuite, Inc.	Assistant Treasurer	09-01-2020	
	Buckingham Solar I LLC	Assistant Treasurer	09-01-2020	
	Catalina Solar 2, LLC	Assistant Treasurer	09-01-2020	
	CEA Dairy RNG Colorado, LLC	Assistant Treasurer	09-01-2020	
	CEA Dairy RNG Georgia, LLC	Assistant Treasurer	09-01-2020	
	CEA Dairy RNG Nevada, LLC	Assistant Treasurer	09-01-2020	
	CEA Dairy RNG New Mexico, LLC	Assistant Treasurer	09-01-2020	
	CEA Dairy RNG Texas, LLC	Assistant Treasurer	08-26-2020	
	CID Solar, LLC	Assistant Treasurer	09-01-2020	
	Clean Energy Asset USA LLC	Assistant Treasurer	09-01-2020	
	Clean Energy Enterprises, Inc.	Assistant Treasurer	09-01-2020	
	Clipperton Holdings LLC	Assistant Treasurer	09-01-2020	
	CNG Coal Company	Assistant Treasurer	09-01-2020	
	CNG Power Services Corporation	Assistant Treasurer Assistant Treasurer	09-01-2020	
	Correctional Solar LLC	Assistant Treasurer Assistant Treasurer		
	Correctional Solar LLC Cottonwood Solar, LLC	Assistant Treasurer Assistant Treasurer	09-01-2020 09-01-2020	
	•	Assistant Treasurer Assistant Treasurer	09-01-2020	
	Dairy RNG Holdings, LLC			
	Dairy RNG NY, LLC	Assistant Treasurer	09-01-2020	03-30-2021
	Dairy RNG OH, LLC	Assistant Treasurer	09-01-2020	03-30-2021
	DE Arlington Solar, LLC	Assistant Treasurer	09-01-2020	
	DE Fluvanna Solar, LLC	Assistant Treasurer	09-01-2020	
	DE Hanover Solar, LLC	Assistant Treasurer	09-01-2020	
	DE Henrico Solar, LLC	Assistant Treasurer	09-17-2020	
	DE King William Solar, LLC	Assistant Treasurer	09-01-2020	
	DE Louisa Solar, LLC	Assistant Treasurer	09-01-2020	
	DE Newport News Solar, LLC	Assistant Treasurer	09-01-2020	
	DE Powhatan Solar, LLC	Assistant Treasurer	09-01-2020	
	DE Virginia Beach Solar, LLC	Assistant Treasurer	09-01-2020	
	DECP Holdings, Inc.	Assistant Treasurer	10-20-2020	
	Denmark Solar, LLC	Assistant Treasurer	09-01-2020	
	Dominion ACP Holding, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Alternative Energy Holdings, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Atlantic Coast Pipeline, LLC	Assistant Treasurer	09-01-2020	
	Dominion Capital REMIC, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Capital Nelvic, inc.			
	Dominion Capital, Inc.	Assistant Treasurer	09-01-2020	
	•		09-01-2020 09-01-2020	

				Decket No. 21
				Page 21
Name	Entity	Title		End Date
	Dominion Energy Generation Marketing, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Energy Kewaunee, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Energy Marketplace, LLC	Assistant Treasurer	09-01-2020	
	Dominion Energy Nuclear Connecticut, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Energy Questar Corporation	Assistant Treasurer	09-01-2020	
	Dominion Energy RNG Holdings II, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Energy RNG Holdings, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Energy Services, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Energy Solar CA, LLC	Assistant Treasurer	09-01-2020	
	Dominion Energy Solutions, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Energy South Carolina, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Energy Southeast Services, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Energy Technical Solutions, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Energy Technologies II, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Energy Technologies, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Energy Terminal Company, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Energy Wexpro Services Company	Assistant Treasurer	09-01-2020	
	Dominion Energy, Inc.	Assistant Treasurer	09-17-2020	
	Dominion Equipment III, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Equipment, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Fairless Hills, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Fowler Ridge Wind, LLC	Assistant Treasurer	09-01-2020	
	Dominion Gas Projects Company, LLC	Assistant Treasurer	09-01-2020	
	Dominion Generation, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Greenbrier, Inc.	Assistant Treasurer	09-01-2020	
	Dominion High Voltage Holdings, Inc.	Assistant Treasurer	09-01-2020	
	Dominion High Voltage MidAtlantic, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Investments, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Keystone Pipeline Holdings, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Keystone Pipeline, LLC	Assistant Treasurer	09-01-2020	
	Dominion MLP Holding Company III, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Mt. Storm Wind, LLC	Assistant Treasurer	09-01-2020	
	Dominion Nuclear Projects, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Oklahoma Texas Exploration & Production, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Person, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Privatization Florida, LLC	Assistant Treasurer	09-01-2020	
	Dominion Privatization Georgia, LLC	Assistant Treasurer	09-01-2020	
	Dominion Privatization Holdings, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Privatization Kentucky, LLC	Assistant Treasurer	09-01-2020	
	Dominion Privatization Maryland, LLC	Assistant Treasurer	09-01-2020	
	Dominion Privatization Pennsylvania, LLC	Assistant Treasurer	09-01-2020	
	Dominion Privatization South Carolina, LLC	Assistant Treasurer	09-01-2020	
	Dominion Privatization Texas, LLC	Assistant Treasurer	09-01-2020	
	Dominion Privatization Virginia, LLC	Assistant Treasurer	09-01-2020	
	Dominion Projects Services, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Projects Services, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Retail Gas Holdings, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Solar Construction and Maintenance, LLC	Assistant Treasurer	09-01-2020	
	Dominion Solar Holdings L.U.C	Assistant Treasurer Assistant Treasurer	09-01-2020	
	Dominion Solar Holdings I, LLC		09-01-2020 09-01-2020	
	Dominion Solar Holdings II, LLC	Assistant Treasurer Assistant Treasurer		
	Dominion Solar Holdings IV, LLC		09-01-2020	
	Dominion Solar Projects A. Jac	Assistant Treasurer Assistant Treasurer	09-01-2020	
	Dominion Solar Projects A, Inc.		09-01-2020 09-01-2020	
	Dominion Solar Projects B, Inc.	Assistant Treasurer Assistant Treasurer		
	Dominion Solar Projects D. Inc.		09-01-2020	
	Dominion Solar Projects D, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Solar Projects II, Inc.	Assistant Treasurer Assistant Treasurer	09-01-2020	
	Dominion Solar Projects III, Inc.	Assistant Treasurer Assistant Treasurer	09-01-2020	
	Dominion Solar Projects IV, Inc.	Assistant Treasurer Assistant Treasurer	09-01-2020	
	Dominion Solar Projects IV, Inc.		09-01-2020	
	Dominion Solar Projects V. Inc.	Assistant Treasurer Assistant Treasurer	09-01-2020	
	Dominion Solar Projects VII, Inc.		09-01-2020	
	Dominion Solar Projects VII, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Solar Services, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Voltage, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Wholesale, Inc.	Assistant Treasurer	09-01-2020	
	Dominion Wholesale, Inc.	Assistant Treasurer	09-01-2020	
I	Dominion Wind Development, LLC	Assistant Treasurer	09-01-2020	

				Pecket No. 21
				Page 22
Name	Entity	Title	Effective Date	End Date
	Dominion Wind Projects, Inc.	Assistant Treasurer	09-01-2020	
	Eagle Holdco Solar, LLC	Assistant Treasurer	09-01-2020	
	Eagle Solar, LLC	Assistant Treasurer	09-01-2020	
	Eastern Shore Solar LLC	Assistant Treasurer	09-01-2020	
	ESCT-SA-Suffield, LLC	Assistant Treasurer	11-13-2020	
	Four Brothers Solar, LLC	Treasurer	11-01-2020	
	Fremont Farm, LLC	Assistant Treasurer	09-01-2020	
	Granite Mountain Holdings, LLC	Treasurer	11-01-2020	
	Greensville County Solar Project, LLC	Assistant Treasurer	09-01-2020	
	Hardin Solar Energy LLC	Assistant Treasurer	09-01-2020	
	Hecate Energy Cherrydale LLC	Assistant Treasurer	09-01-2020	
	Hecate Energy Clarke County LLC	Assistant Treasurer	09-01-2020	
	Hope Gas, Inc.	Assistant Treasurer	09-01-2020	
	Imperial Valley Solar Company (IVSC) 2, LLC	Assistant Treasurer	09-01-2020	
	Indy Solar Development, LLC	Assistant Treasurer	09-01-2020	
	Indy Solar I, LLC	Assistant Treasurer	09-01-2020	
	Indy Solar II, LLC	Assistant Treasurer	09-01-2020	
	Indy Solar III, LLC	Assistant Treasurer	09-01-2020	
	Innovative Solar 37, LLC	Assistant Treasurer	09-01-2020	
	Iron Springs Holdings, LLC	Treasurer	11-01-2020	
	Maricopa West Solar PV, LLC	Assistant Treasurer	09-01-2020	
	Moffett Solar 1, LLC	Assistant Treasurer	09-01-2020	
	Moorings Farm 2, LLC	Assistant Treasurer	09-01-2020	
	Mulberry Farm, LLC	Assistant Treasurer	09-01-2020	
	Mustang Solar, LLC	Assistant Treasurer	09-01-2020	
	Pavant Solar LLC	Assistant Treasurer	09-01-2020	
	Pikeville Farm, LLC	Assistant Treasurer	09-01-2020	
	Prairie Fork Wind Farm, LLC	Assistant Treasurer	09-01-2020	
	PSNC Blue Ridge Corporation	Assistant Treasurer	09-01-2020	
	PSNC Cardinal Pipeline Company	Assistant Treasurer	09-01-2020	
	Public Service Company of North Carolina, Incorporated	Assistant Treasurer	09-01-2020	
	Questar Gas Company	Assistant Treasurer	09-01-2020	
	Questar InfoComm, Inc.	Assistant Treasurer	09-01-2020	
	RE Adams East LLC	Assistant Treasurer	09-01-2020	
	RE Camelot LLC	Assistant Treasurer	09-01-2020	
	RE Columbia Two LLC	Assistant Treasurer	09-01-2020	
	RE Kansas LLC	Assistant Treasurer	09-01-2020	
	RE Kent South LLC	Assistant Treasurer	09-01-2020	
	RE Old River One LLC	Assistant Treasurer	09-01-2020	
	Richland Solar Center, LLC	Assistant Treasurer	09-01-2020	
	Ridgeland Solar Farm I, LLC	Assistant Treasurer	09-01-2020	
	SBL Holdco, LLC	Assistant Treasurer	09-01-2020	
	SCANA Communications Holdings, Inc.	Assistant Treasurer	09-01-2020	
	SCANA Corporate Security Services, Inc.	Assistant Treasurer	09-01-2020	
	SCANA Corporation	Assistant Treasurer	09-01-2020	
	Scott-II Solar LLC	Assistant Treasurer	09-01-2020	
	Seabrook Solar, LLC	Assistant Treasurer	09-01-2020	
	Selmer Farm, LLC	Assistant Treasurer	09-01-2020	
	Siler Solar, LLC	Assistant Treasurer	09-01-2020	
	Sol Madison Solar, LLC	Assistant Treasurer	09-01-2020	
	Somers Solar Center, LLC	Assistant Treasurer	09-01-2020	
	South Carolina Fuel Company, Inc.	Assistant Treasurer	09-01-2020	
	South Carolina Face Company, Inc.	Assistant Treasurer	09-01-2020	
	Southampton Solar LLC	Assistant Treasurer	09-01-2020	
	Summit Farms Solar, LLC	Assistant Treasurer	09-01-2020	
	Sussex Drive Solar Project, LLC	Assistant Treasurer	09-01-2020	
	TA - Acacia, LLC	Assistant Treasurer	09-01-2020	
	The East Ohio Gas Company	Assistant Treasurer	09-01-2020	
	Trask East Solar, LLC	Assistant Treasurer	10-06-2020	
	Tredegar Solar Fund I, LLC	Assistant Treasurer	09-01-2020	
	TWE Myrtle Solar Project, LLC	Assistant Treasurer	09-01-2020	
	Vidalia Gichner Holdings, Inc.	Assistant Treasurer	09-01-2020	
	Virginia Electric and Power Company	Assistant Treasurer	09-01-2020	
	Virginia Power Fuel Corporation	Assistant Treasurer	09-01-2020	
	Virginia Power Fuel Corporation Virginia Power Nuclear Services Company	Assistant Treasurer	09-01-2020	
	Virginia Power Nuclear Services Company Virginia Power Services Energy Corp., Inc.	Assistant Treasurer	09-01-2020	
	Virginia Power Services, LLC	Assistant Treasurer	09-01-2020	
	Virginia Solar 2017 Projects LLC	Assistant Treasurer	09-01-2020	
	VP Property, Inc.	Assistant Treasurer	09-01-2020	
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Name				Decket No. 2
Mame	Entity	Title	Effective Det	Page 2
Nume	Entity Wakefield Solar, LLC	Assistant Treasurer	OO 01 2020	
	•	Assistant Treasurer Assistant Treasurer	09-01-2020 09-01-2020	
	Wexpro Company Wexpro Development Company	Assistant Treasurer	09-01-2020	
	Wexpro Il Company	Assistant Treasurer	09-01-2020	
	Wilkinson Solar LLC	Assistant Treasurer	09-01-2020	
	Wilshire Holdings LLC	Assistant Treasurer	09-01-2020	
	Yemassee Solar, LLC	Assistant Treasurer	09-01-2020	
Hodges, Simon C.	Align RNG, LLC	Member Representative	11-14-2018	
nouges, simon c.	Align RNG, LLC	Vice President - Corporate Strategy and Chief Risk Officer	01-08-2019	
	Dominion Alternative Energy Holdings, Inc.	Vice President - Corporate Strategy and Chief Risk Officer	07-01-2018	12-31-202
	Dominion Energy Fuel Services, Inc.	Vice President - Corporate Strategy and Chief Risk Officer	07-01-2018	12-31-202
	Dominion Energy Gas Distribution, LLC	Vice President - Corporate Strategy and Chief Risk Officer	10-01-2019	12-31-202
	Dominion Energy Generation Marketing, Inc.	Vice President - Corporate Strategy and Chief Risk Officer	07-01-2018	12-31-202
	Dominion Energy Nuclear Connecticut, Inc.	Vice President - Corporate Strategy and Chief Risk Officer	07-01-2018	12-31-202
	Dominion Energy Overthrust Pipeline, LLC	Vice President - Corporate Strategy and Chief Risk Officer	12-01-2019	12-31-202
	Dominion Energy Questar Pipeline, LLC	Vice President - Corporate Strategy and Chief Risk Officer	12-01-2019	12-31-202
	Dominion Energy Services, Inc.	Vice President - Corporate Strategy and Chief Risk Officer	07-01-2018	12-31-202
	Dominion Energy Solutions, Inc.	Vice President - Corporate Strategy and Chief Risk Officer	07-01-2018	12-31-202
	Dominion Energy South Carolina, Inc.	Vice President - Corporate Strategy and Chief Risk Officer	12-01-2019	12-31-202
	Dominion Energy Technologies II, Inc.	Vice President - Corporate Strategy and Chief Risk Officer	07-01-2018	12-31-202
	Dominion Energy Technologies, Inc.	Vice President - Corporate Strategy and Chief Risk Officer	07-01-2018	12-31-202
	Dominion Energy, Inc.	Vice President - Corporate Strategy and Chief Risk Officer	07-01-2018	12-31-202
	Dominion Generation, Inc.	Vice President - Corporate Strategy and Chief Risk Officer	07-01-2018	12-31-202
	Dominion Oklahoma Texas Exploration & Production, Inc.	Vice President - Corporate Strategy and Chief Risk Officer	07-01-2018	12-31-202
	Dominion Retail Gas Holdings, Inc.	Vice President - Corporate Strategy and Chief Risk Officer	09-20-2019	12-31-202
	Dominion Solar Projects III, Inc.	Vice President - Corporate Strategy and Chief Risk Officer	12-01-2019	12-31-202
	Dominion Voltage, Inc.	Vice President - Corporate Strategy and Chief Risk Officer	07-01-2018	12-31-202
	Eagle Solar, LLC	Vice President - Corporate Strategy and Chief Risk Officer	12-01-2019	12-31-202
	Hope Gas, Inc.	Vice President - Corporate Strategy and Chief Risk Officer	07-01-2018	12-31-202
	Public Service Company of North Carolina, Incorporated	Vice President - Corporate Strategy and Chief Risk Officer	12-01-2019	12-31-202
	QPC Holding Company, LLC	Vice President - Corporate Strategy and Chief Risk Officer	12-01-2019	12-31-202
	Questar Gas Company	Vice President - Corporate Strategy and Chief Risk Officer	07-01-2018	12-31-202
	SBL Holdco, LLC	Vice President - Corporate Strategy and Chief Risk Officer	12-01-2019	12-31-202
	The East Ohio Gas Company	Vice President - Corporate Strategy and Chief Risk Officer	07-01-2018	12-31-202
	Tredegar Solar Fund I, LLC	Vice President - Corporate Strategy and Chief Risk Officer	07-01-2018	12-31-202
	Virginia Electric and Power Company	Vice President - Corporate Strategy and Chief Risk Officer	07-01-2018	12-31-202
(atz, Lee D.	CEA Dairy RNG Colorado, LLC	Vice President - Financial Management	11-01-2020	
	CEA Dairy RNG Georgia, LLC	Vice President - Financial Management	11-01-2020	
	CEA Dairy RNG Nevada, LLC	Vice President - Financial Management		
		vice i residente i indireiai ividilagement	11-01-2020	
	CEA Dairy RNG New Mexico, LLC	Vice President - Financial Management	11-01-2020	
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	CEA Dairy RNG New Mexico, LLC CEA Dairy RNG Texas, LLC Clean Energy Asset USA LLC	Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management	11-01-2020 11-01-2020 11-01-2020	
	CEA Dairy RNG New Mexico, LLC CEA Dairy RNG Texas, LLC Clean Energy Asset USA LLC Clean Energy Enterprises, Inc.	Vice President - Financial Management Vice President - Financial Management	11-01-2020 11-01-2020 11-01-2020 12-01-2019	
	CEA Dairy RNG New Mexico, LLC CEA Dairy RNG Texas, LLC Clean Energy Asset USA LLC Clean Energy Enterprises, Inc. CNG Coal Company	Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management	11-01-2020 11-01-2020 11-01-2020 12-01-2019 11-01-2020	
	CEA Dairy RNG New Mexico, LLC CEA Dairy RNG Texas, LLC Clean Energy Asset USA LLC Clean Energy Enterprises, Inc. CNG Coal Company Dairy RNG Holdings, LLC	Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management	11-01-2020 11-01-2020 11-01-2020 12-01-2019 11-01-2020 11-01-2020	
	CEA Dairy RNG New Mexico, LLC CEA Dairy RNG Texas, LLC Clean Energy Asset USA LLC Clean Energy Enterprises, Inc. CNG Coal Company Dairy RNG Holdings, LLC Dairy RNG NY, LLC	Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management	11-01-2020 11-01-2020 11-01-2020 12-01-2019 11-01-2020 11-01-2020 11-01-2020	 03-30-202
	CEA Dairy RNG New Mexico, LLC CEA Dairy RNG Texas, LLC Clean Energy Asset USA LLC Clean Energy Enterprises, Inc. CNG Coal Company Dairy RNG Holdings, LLC Dairy RNG NY, LLC Dairy RNG OH, LLC	Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management	11-01-2020 11-01-2020 11-01-2020 12-01-2019 11-01-2020 11-01-2020 11-01-2020 11-01-2020	 03-30-202 03-30-202
	CEA Dairy RNG New Mexico, LLC CEA Dairy RNG Texas, LLC Clean Energy Asset USA LLC Clean Energy Enterprises, Inc. CNG Coal Company Dairy RNG Holdings, LLC Dairy RNG NY, LLC Dairy RNG OH, LLC Dominion ACP Holding, Inc.	Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management	11-01-2020 11-01-2020 11-01-2020 12-01-2019 11-01-2020 11-01-2020 11-01-2020 11-01-2020 11-01-2020	 03-30-202
	CEA Dairy RNG New Mexico, LLC CEA Dairy RNG Texas, LLC Clean Energy Asset USA LLC Clean Energy Enterprises, Inc. CNG Coal Company Dairy RNG Holdings, LLC Dairy RNG NY, LLC Dairy RNG OH, LLC Dominion ACP Holding, Inc. Dominion Atlantic Coast Pipeline, LLC	Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management	11-01-2020 11-01-2020 11-01-2020 12-01-2019 11-01-2020 11-01-2020 11-01-2020 11-01-2020 11-01-2020 11-01-2020	 03-30-202 03-30-202
	CEA Dairy RNG New Mexico, LLC CEA Dairy RNG Texas, LLC Clean Energy Asset USA LLC Clean Energy Enterprises, Inc. CNG Coal Company Dairy RNG Holdings, LLC Dairy RNG NY, LLC Dairy RNG OH, LLC Dominion ACP Holding, Inc. Dominion Atlantic Coast Pipeline, LLC Dominion Energy Fuel Services, Inc.	Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management	11-01-2020 11-01-2020 11-01-2020 12-01-2019 11-01-2020 11-01-2020 11-01-2020 11-01-2020 11-01-2020 11-01-2020 12-01-2019	 03-30-202 03-30-202
	CEA Dairy RNG New Mexico, LLC CEA Dairy RNG Texas, LLC Clean Energy Asset USA LLC Clean Energy Enterprises, Inc. CNG Coal Company Dairy RNG Holdings, LLC Dairy RNG NY, LLC Dairy RNG OH, LLC Dominion ACP Holding, Inc. Dominion Atlantic Coast Pipeline, LLC Dominion Energy Fuel Services, Inc. Dominion Energy Gas Distribution, LLC	Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management	11-01-2020 11-01-2020 11-01-2020 12-01-2019 11-01-2020 11-01-2020 11-01-2020 11-01-2020 11-01-2020 11-01-2020 12-01-2019 12-01-2019	 03-30-202 03-30-202
	CEA Dairy RNG New Mexico, LLC CEA Dairy RNG Texas, LLC Clean Energy Asset USA LLC Clean Energy Enterprises, Inc. CNG Coal Company Dairy RNG Holdings, LLC Dairy RNG NY, LLC Dairy RNG OH, LLC Dominion ACP Holding, Inc. Dominion Atlantic Coast Pipeline, LLC Dominion Energy Fuel Services, Inc. Dominion Energy Gas Distribution, LLC Dominion Energy Overthrust Pipeline, LLC	Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management	11-01-2020 11-01-2020 11-01-2020 12-01-2019 11-01-2020 11-01-2020 11-01-2020 11-01-2020 11-01-2020 11-01-2020 12-01-2019 12-01-2019 11-01-2020	 03-30-202 03-30-202
	CEA Dairy RNG New Mexico, LLC CEA Dairy RNG Texas, LLC Clean Energy Asset USA LLC Clean Energy Enterprises, Inc. CNG Coal Company Dairy RNG Holdings, LLC Dairy RNG NY, LLC Dairy RNG OH, LLC Dominion ACP Holding, Inc. Dominion Atlantic Coast Pipeline, LLC Dominion Energy Fuel Services, Inc. Dominion Energy Gas Distribution, LLC Dominion Energy Overthrust Pipeline, LLC Dominion Energy Questar Corporation	Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management Vice President - Financial Management	11-01-2020 11-01-2020 11-01-2020 12-01-2019 11-01-2020 11-01-2020 11-01-2020 11-01-2020 11-01-2020 11-01-2020 12-01-2019 12-01-2019 11-01-2020 12-01-2019	 03-30-202 03-30-202
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Dominion Energy South Carolina, Inc. Dominion Energy South Carolina, Inc. Dominion Energy South Carolina, Inc. Dominion Energy Southeast Services, Inc. Director Dominion Energy Technical Solutions, Inc. Director Dominion Energy Technical Solutions, Inc. Director Dominion Energy Technical Solutions, Inc. Director Dominion Energy Technical Solutions, Inc. Director Dominion Energy Technologies I, Inc. Dominion Energy Technologies I, Inc. Dominion Energy Technologies, Inc. Dominion Energy Technologies, Inc. Dominion Energy Technologies, Inc. Dominion Energy Technologies, Inc. Dominion Energy Technologies, Inc. Dominion Energy Technologies, Inc. Dominion Energy Technologies, Inc. Dominion Energy Technologies, Inc. Dominion Energy Technologies, Inc. Dominion Energy Technologies, Inc. Dominion Energy Technologies, Inc. Dominion Energy Technologies, Inc. Dominion Energy Technologies, Inc. Dominion Energy Technologies, Inc. Director Dominion Equipment III, Inc. Director Dominion Equipment, Inc. Director Dominion Equipment, Inc. Director Dominion Generation, Inc. Director Dominion Generation, Inc. Director Dominion High Valge Holdings, Inc. Director Dominion High Valge Holdings, Inc. Director Dominion High Valge Holdings, Inc. Director Dominion Keystone Pipeline Holdings, Inc. Director Dominion Nuclear Projects, Inc. Dominion Nuclear Projects, Inc. Dominion Nuclear Projects, Inc. Dominion Nuclear Projects, Inc. Dominion Privatization Holdings, Inc. Director Dominion Privatization Holdings, Inc. Director Dominion Privatization Holdings, Inc. Director Dominion Privatization Holdings, Inc. Director Dominion Privatization Holdings, Inc. Director Dominion Privatization Holdings, Inc. Director Dominion Solar Projects, Inc. Director Dominion Solar Projects, Inc. Director Dominion Solar Projects, I, Inc. Director Dominion Solar Projects, I, Inc. Director Dominion Solar Projects, I, Inc. Director Dominion Solar Projects, I, Inc. Director Dominion Solar Projects, I, Inc. Director Dominion Solar Projects, I, Inc. Director Dominion					
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Dominion Energy Southeast Services, Inc. Dominion Energy Technologies I, Inc. Dominion Energy Technologies, Inc. Dominion Energy Technologies, Inc. Dominion Energy Technologies, Inc. Dominion Energy Technologies, Inc. Dominion Energy Technologies, Inc. Dominion Energy Technologies, Inc. Dominion Energy Technologies, Inc. Dominion Energy Technologies, Inc. Dominion Energy Mexpro Services Company, Inc. Dominion Energy Mexpro Services Company Dominion Energy Mexpro Services Company Dominion Energy Mexpro Services Company Dominion Equipment III, Inc. Dominion Equipment, Inc. Dominion Equipment, Inc. Dominion Equipment, Inc. Dominion Equipment, Inc. Dominion Equipment, Inc. Dominion Generation, Inc. Dominion Generation, Inc. Dominion Generation, Inc. Dominion Generation, Inc. Dominion Generation, Inc. Dominion High Voltage Holdings, Inc. Dominion High Voltage Holdings, Inc. Dominion High Voltage Holdings, Inc. Dominion Neystone Pipeline Holdings, Inc. Dominion Nevestone Pipeline Holdings, Inc. Dominion Nevestone Pipeline Holdings, Inc. Dominion Nevestone Pipeline Holdings, Inc. Dominion Nevestone Pipeline Holdings, Inc. Dominion Nevestone Pipeline Holdings, Inc. Dominion Nevestone Pipeline Holdings, Inc. Dominion Nevestone Pipeline Holdings, Inc. Dominion Nevestone Pipeline Holdings, Inc. Dominion Nevestone Pipeline Holdings, Inc. Dominion Nevestone Pipeline Holdings, Inc. Dominion Nevestone Pipeline Holdings, Inc. Dominion Nevestone Pipeline Holdings, Inc. Dominion Pirvatzation Holdings, Inc. Dominion Pirvatzation Holdings, Inc. Dominion Pirvatzation Holdings, Inc. Dominion Pirvatzation Holdings, Inc. Dominion Pirvatzation Holdings, Inc. Dominion Solar Projects, I, Inc. Dominion Solar Projects, I, Inc. Dominion Solar Projects, I, Inc. Dominion Solar Projects, I, Inc. Dominion Solar Projects, I, Inc. Dominion Solar Projects, I, Inc. Dominion Solar Projects, I, Inc. Dominion Solar Projects, I, Inc. Dominion Solar Projects, I, Inc. Dominion Solar Projects, I, Inc. Dominion Solar Projects, I, Inc. Dominion Solar Projec			Chief Executive Officer	12-01-2019	
Dominion Energy Technologies II, Inc. Director 10-01-2020			Director	12-01-2019	
Dominion Energy Technologies II, Inc. Dominion Energy Technologies, Inc. Dominion Energy Terminal Company, Inc. Dominion Energy Terminal Company, Inc. Dominion Energy Wexpro Services Company Dominion Energy Wexpro Services Company Dominion Energy Wexpro Services Company Dominion Energy, Inc. Dominion Equipment III, Inc. Director Dominion Equipment III, Inc. Director Dominion Equipment, Inc. Director Dominion Equipment, Inc. Dominion Equipment, Inc. Dominion Equipment, Inc. Dominion Equipment, Inc. Dominion Eneration, Inc. Director Dominion Generation, Inc. Director Dominion High Voltage Holdings, Inc. Director Dominion High Voltage Holdings, Inc. Director Dominion Inghiny Voltage Holdings, Inc. Director Dominion Novelage Holdings, Inc. Director Dominion Newstone Pipeline Holdings, Inc. Director Dominion Mult Pidoling Company III, Inc. Director Dominion Nulcar Projects, Inc. Director Dominion Person, Inc. Dominion Person, Inc. Dominion Person, Inc. Dominion Person, Inc. Dominion Person, Inc. Dominion Person, Inc. Director Dominion Person, Inc. Dominion Person, Inc. Dominion Person, Inc. Dominion Person, Inc. Director Dominion Person, Inc. Dominion Solar Projects II, Inc. Director Dominion Solar Projects II, Inc. Director Dominion Solar Projects II, Inc. Director Dominion Solar Projects II, Inc. Director Dominion Solar Pro			Director	10-01-2020	
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Dominion Energy Wexpro Services Company Dominion Energy, Inc. Executive Vice President and Chief Operating Officer Dominion Equipment III, Inc. Director Dominion Equipment, Inc. Director Dominion Fairless Hills, Inc. Director Dominion Fairless Hills, Inc. Director Dominion Fairless Hills, Inc. Director Dominion Grearation, Inc. Director Dominion Greenstrien, Inc. Director Dominion Greenstrien, Inc. Director Dominion High Voltage Holdings, Inc. Director Dominion High Voltage Holdings, Inc. Director Dominion High Voltage MidAtlantic, Inc. Director Dominion Neystone Pipeline Holdings, Inc. Director Dominion MLP Holding Company III, Inc. Director Dominion Nuclear Projects, Inc. Director Dominion Oklahoma Texas Exploration & Production, Inc. Dominion Person, Inc. Dominion Person, Inc. Dominion Products and Services, Inc. Director Dominion Products and Services, Inc. Director Dominion Solar Projects & Inc. Director Dom		Dominion Energy Technologies, Inc.	Director	10-01-2020	
Dominion Energy, Inc. Dominion Equipment III, Inc. Director Dominion Equipment, Inc. Director Dominion Equipment, Inc. Director Dominion Equipment, Inc. Director Dominion Fairless Hills, Inc. Director Dominion Generation, Inc. Director Dominion Generation, Inc. Director Dominion Generation, Inc. Director Dominion Generation, Inc. Director Dominion Generation, Inc. Director Dominion High Voltage Holdings, Inc. Director Dominion High Voltage MidAtlantic, Inc. Director Dominion High Voltage MidAtlantic, Inc. Director Dominion Newstone Pipeline Holdings, Inc. Director Dominion MLP Holding Company III, Inc. Director Dominion MLP Holding Company III, Inc. Director Dominion Dominion Producta Projects, Inc. Director Dominion Person, Inc. Director Dominion Person, Inc. Director Dominion Person, Inc. Director Dominion Products and Services, Inc. Director Dominion Retail Gas Holdings, Inc. Director Dominion Solar Projects & Inc. Director Dominion Solar Projects & Inc. Director Dominion Solar Projects & Inc. Director Dominion Solar Projects & Inc. Director Dominion Solar Projects & Inc. Director Dominion Solar Projects & Inc. Director Dominion Solar Projects & Inc. Director Dominion Solar Projects & Inc. Director Dominion Solar Projects & Inc. Director Dominion Solar Projects & Inc. Director Dominion Solar Projects & Inc. Director Dominion Solar Projects & Inc. Director Dominion Solar Projects & Inc. Director Dominion Solar Projects & Inc. Director Dominion Solar Projects & Inc. Director Dominion Solar Projects & Inc. Dominion Solar Projects & Inc. Director Dominion Solar Projects & Inc. Director Dominion Solar Projects & Inc. Director Dominion Solar Projects & Inc. Director Dominion Solar Projects & Inc. Director Dominion Solar Projects & Inc. Director Dominion Solar Projects & Inc. Director Dominion Solar Projects & Inc. Director Dominion Solar Projects & Inc. Director Dominion Solar Projects & Inc. Director Dominion Solar Projects & Inc. Director Dominion Solar Projects & Inc. Director Dominion Solar Projects & Inc. Dir		Dominion Energy Terminal Company, Inc.	Director	10-01-2020	
Dominion Equipment III, Inc. Director Dominion Equipment, Inc. Director Dominion Equipment, Inc. Director Dominion Equipment, Inc. Director Dominion Generation, Inc. Director Dominion Generation, Inc. Director Dominion Generation, Inc. Director Dominion Generation, Inc. Director Dominion High Voltage Holdings, Inc. Director Dominion High Voltage Holdings, Inc. Director Dominion Investments, Inc. Director Dominion Investments, Inc. Director Dominion Investments, Inc. Director Dominion Mup Holding Company III, Inc. Director Dominion Nuclear Projects, Inc. Dominion Nuclear Projects, Inc. Dominion Oklahoma Texas Exploration & Production, Inc. Dominion Products and Services, Inc. Dominion Products and Services, Inc. Dominion Products and Services, Inc. Dominion Retail Gas Holdings, Inc. Director Dominion Solar Projects &, Inc. Dominion Solar Projects B, Inc. Dominion Solar Projects B, Inc. Dominion Solar Projects B, Inc. Dominion Solar Projects I, Inc. Dominion Solar Projects I, Inc. Director Dominion Solar Projects B, Inc. Director Dominion Solar Projects I, Inc. Director Dominion Solar Pro		Dominion Energy Wexpro Services Company	Director	06-19-2017	
Dominion Equipment, Inc. Director Dominion Fairless Hills, Inc. Director Dominion Generation, Inc. Dominion Generation, Inc. Dominion Generation, Inc. Dominion Generation, Inc. Dominion Generation, Inc. Dominion High Voltage Holdings, Inc. Dominion High Voltage Holdings, Inc. Dominion High Voltage MidAtlantic, Inc. Dominion High Voltage MidAtlantic, Inc. Director Dominion High Voltage MidAtlantic, Inc. Director Dominion High Voltage MidAtlantic, Inc. Director Dominion Keystone Pipeline Holdings, Inc. Director Dominion MLP Holding Company III, Inc. Director Dominion MLP Holding Company III, Inc. Director Dominion Nuclear Projects, Inc. Director Dominion Nuclear Projects, Inc. Dominion Person, Inc. Dominion Person, Inc. Dominion Person, Inc. Dominion Products and Services, Inc. Dominion Products and Services, Inc. Dominion Retail Gas Holdings, Inc. Dominion Solar Projects A, Inc. Dominion Solar Projects B, Inc. Dominion Solar Projects B, Inc. Dominion Solar Projects C, Inc. Dominion Solar Projects B, Inc. Dominion Solar Projects B, Inc. Dominion Solar Projects I, Inc. Dom		Dominion Energy, Inc.	Executive Vice President and Chief Operating Officer	10-01-2020	
Dominion Fairless Hills, Inc. Director Dominion Generation, Inc. Director Dominion Greenbrier, Inc. Director Dominion Greenbrier, Inc. Director Dominion High Voltage Holdings, Inc. Director Dominion High Voltage MidAtlantic, Inc. Director Dominion Investments, Inc. Director Dominion Reystone Pipeline Holdings, Inc. Director Dominion MLP Holding Company III, Inc. Director Dominion Nuclear Projects, Inc. Director Dominion Nuclear Projects, Inc. Director Dominion Productian Bexploration & Production, Inc. Director Dominion Products and Services, Inc. Director Dominion Products and Services, Inc. Director Dominion Products and Services, Inc. Director Dominion Solar Projects B, Inc. Director Dominion Solar Projects S, Inc. Director Dominion Solar Projects B, Inc. Direct		Dominion Equipment III, Inc.	Director	10-01-2020	
Dominion Generation, Inc. Dominion Greenbrier, Inc. Dominion High Voltage Holdings, Inc. Dominion High Voltage MidAtlantic, Inc. Dominion High Voltage MidAtlantic, Inc. Director Dominion High Voltage MidAtlantic, Inc. Director Dominion Investments, Inc. Dominion Investments, Inc. Dominion McPeystone Pipeline Holdings, Inc. Dominion MLP Holding Company III, Inc. Dominion Nuclear Projects, Inc. Dominion Nuclear Projects, Inc. Dominion Oklahoma Texas Exploration & Production, Inc. Dominion Person, Inc. Dominion Person, Inc. Dominion Privatization Holdings, Inc. Director Dominion Products and Services, Inc. Director Dominion Retail Gas Holdings, Inc. Director Dominion Solar Projects A, Inc. Director Dominion Solar Projects B, Inc. Director Dominion Solar Projects C, Inc. Director Dominion Solar Projects C, Inc. Director Dominion Solar Projects D, Inc. Director Dominion Solar Projects B, Inc. Director Dominion Solar Projects II, Inc. Director Do		Dominion Equipment, Inc.	Director	10-01-2020	
Dominion Greenbrier, Inc. Dominion High Voltage Holdings, Inc. Director Dominion High Voltage MidAtlantic, Inc. Director Dominion High Voltage MidAtlantic, Inc. Director Dominion Investments, Inc. Director Dominion Keystone Pipeline Holdings, Inc. Director Dominion MLP Holding Company III, Inc. Director Dominion Nuclear Projects, Inc. Director Dominion Nuclear Projects Nuc. Director Dominion Nuclear Projects Nuc. Director Dominion Products and Services, Inc. Director Dominion Products and Services, Inc. Director Dominion Products and Services, Inc. Director Dominion Products and Services, Inc. Director Dominion Retail Gas Holdings, Inc. Director Dominion Solar Projects A, Inc. Director Dominion Solar Projects A, Inc. Director Dominion Solar Projects C, Inc. Director Dominion Solar Projects D, Inc. Dominion Solar Projects D, Inc. Dominion Solar Projects D, Inc. Dominion Solar Projects D, Inc. Dominion Solar Projects I, Inc. Director Dominion Solar Projects I, Inc. Director Dominion Solar Projects I, Inc. Director Dominion Solar Projects I, Inc. Director Dominion Solar Projects I, Inc. Director Dominion Solar Projects I, Inc. Director Dominion Solar Projects II, Inc. Director Dominion Sola		Dominion Fairless Hills, Inc.	Director	10-01-2020	
Dominion High Voltage Holdings, Inc. Director Dominion High Voltage MidAtlantic, Inc. Director Dominion High Voltage MidAtlantic, Inc. Director Dominion Investments, Inc. Director Dominion Keystone Pipeline Holdings, Inc. Director Dominion MLP Holding Company III, Inc. Director Dominion Nuclear Projects, Inc. Director Dominion Nuclear Projects, Inc. Director Dominion Oklahoma Texas Exploration & Production, Inc. Dominion Person, Inc. Dominion Privatization Holdings, Inc. Director Dominion Privatization Holdings, Inc. Director Dominion Products and Services, Inc. Director Dominion Retail Gas Holdings, Inc. Director Dominion Solar Projects A, Inc. Director Dominion Solar Projects B, Inc. Director Dominion Solar Projects B, Inc. Director Dominion Solar Projects B, Inc. Director Dominion Solar Projects D, Inc. Dominion Solar Projects II, Inc. Director Dominion Solar Projects II, Inc. Director Dominion Solar Projects II, Inc. Director Dominion Solar Projects III, Inc. Director Dominion Solar Projects III, Inc. Director Dominion Solar Projects II, Inc. Director Dominion Solar Projects II, Inc. Director Dominion Solar Projects II, Inc. Director Dominion Solar Projects II, Inc. Director Dominion Solar Projects II, Inc. Director Dominion Solar Projects II, Inc. Director Dominion Solar Projects II, Inc. Director Dominion Solar Projects IV, Inc. Director Dominion Solar Projects IV, Inc. Director Dominion Solar Projects IV, Inc. Director Dominion Solar Projects IV, Inc. Director Dominion Solar Projects IV, Inc. Director Dominion Solar Projects IV, Inc. Director Dominion Solar Projects IV, Inc. Director Dominion Solar Projects IV, Inc. Director Dominion Solar Projects IV, Inc. Director Dominion Solar Projects IV, Inc. Director Dominion Solar Projects IV, Inc. Director Dominion Solar Projects IV, Inc. Director Dominion Solar Projects IV, Inc. Director		Dominion Generation, Inc.	Director	10-01-2020	
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Dominion Investments, Inc. Dominion Keystone Pipeline Holdings, Inc. Director Dominion MLP Holding Company III, Inc. Director Dominion Nuclear Projects, Inc. Director Dominion Nuclear Projects, Inc. Director Dominion Oklahoma Texas Exploration & Production, Inc. Director Dominion Person, Inc. Dominion Person, Inc. Dominion Privatization Holdings, Inc. Director Dominion Products and Services, Inc. Director Dominion Retail Gas Holdings, Inc. Director Dominion Solar Projects A, Inc. Director Dominion Solar Projects B, Inc. Director Dominion Solar Projects B, Inc. Director Dominion Solar Projects C, Inc. Director Dominion Solar Projects D, Inc. Director Dominion Solar Projects D, Inc. Director Dominion Solar Projects I, Inc. Director Dominion Solar Projects II, Inc. Director Director Director Director Director Director D		Dominion High Voltage Holdings, Inc.	Director	10-01-2020	
Dominion Keystone Pipeline Holdings, Inc. Director Dominion MLP Holding Company III, Inc. Director Dominion Nuclear Projects, Inc. Director Dominion Nuclear Projects, Inc. Director Dominion Oklahoma Texas Exploration & Production, Inc. Director Dominion Person, Inc. Dominion Person, Inc. Dominion Privatization Holdings, Inc. Dominion Products and Services, Inc. Dominion Products and Services, Inc. Dominion Retail Gas Holdings, Inc. Director Dominion Solar Projects A, Inc. Director Dominion Solar Projects B, Inc. Director Dominion Solar Projects B, Inc. Director Dominion Solar Projects C, Inc. Director Dominion Solar Projects I, Inc. Director Dominion Solar Projects I, Inc. Director Dominion Solar Projects II, Inc. Director Dominion Solar Projects II, Inc. Director Dominion Solar Projects II, Inc. Director Dominion Solar Projects IV, Inc. Director		Dominion High Voltage MidAtlantic, Inc.	Director	10-01-2020	
Dominion MLP Holding Company III, Inc. Director Dominion Nuclear Projects, Inc. Dominion Nuclear Projects, Inc. Dominion Oklahoma Texas Exploration & Production, Inc. Dominion Person, Inc. Dominion Person, Inc. Director Dominion Privatization Holdings, Inc. Director Dominion Products and Services, Inc. Director Dominion Retail Gas Holdings, Inc. Director Dominion Solar Projects A, Inc. Director Dominion Solar Projects B, Inc. Director Dominion Solar Projects B, Inc. Director Dominion Solar Projects C, Inc. Director Dominion Solar Projects D, Inc. Director Dominion Solar Projects I, Inc. Director Dominion Solar Projects I, Inc. Director Dominion Solar Projects II, Inc. Director Dominion Solar Projects II, Inc. Director Dominion Solar Projects II, Inc. Director Dominion Solar Projects II, Inc. Director Dominion Solar Projects IV, Inc. Director		Dominion Investments, Inc.	Director	10-01-2020	
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Dominion Oklahoma Texas Exploration & Production, Inc. Dominion Person, Inc. Director Dominion Privatization Holdings, Inc. Dominion Products and Services, Inc. Dominion Retail Gas Holdings, Inc. Dominion Solar Projects A, Inc. Dominion Solar Projects B, Inc. Dominion Solar Projects C, Inc. Dominion Solar Projects D, Inc. Dominion Solar Projects D, Inc. Dominion Solar Projects I, Inc. Dominion Solar Projects II, Inc. Dominion Solar Projects II, Inc. Dominion Solar Projects II, Inc. Dominion Solar Projects IV, Inc. Dominion Solar Projects IV, Inc. Dominion Solar Projects VI, Inc. Dominion Solar Projects VI, Inc. Dominion Solar Projects VI, Inc. Dominion Solar Projects VI, Inc. Dominion Solar Projects VI, Inc. Dominion Solar Projects VI, Inc. Director Dominion Solar Projects VI, Inc. Director Dominion Solar Projects VI, Inc. Director Dominion Solar Projects VI, Inc. Director Dominion Solar Projects VI, Inc. Director Dominion Solar Projects VI, Inc. Director Dominion Solar Projects VI, Inc. Director Dominion Solar Projects VI, Inc. Director Dominion Solar Projects VI, Inc. Director Dominion Solar Projects VI, Inc. Director Dominion Solar Projects VI, Inc. Director Dominion Solar Projects VI, Inc. Director Dominion Solar Projects VI, Inc. Director Dominion Solar Projects VI, Inc. Director Dominion Solar Projects VI, Inc. Director Dominion Solar Projects VI, Inc. Director Dominion Solar Projects VI, Inc. Director Dominion Solar Projects VI, Inc. Director Dominion Solar Projects VI, Inc. Director Dominion Solar Projects VII, Inc. Director Dominion Solar Projects VII, Inc. Director Director Dominion Solar Projects VII, Inc. Director Direc		Dominion MLP Holding Company III, Inc.	Director	09-09-2019	
Dominion Person, Inc.Director10-01-2020Dominion Privatization Holdings, Inc.Director10-01-2020Dominion Products and Services, Inc.Director11-01-2018Dominion Retail Gas Holdings, Inc.Director09-20-2019Dominion Solar Projects A, Inc.Director10-01-2020Dominion Solar Projects B, Inc.Director10-01-2020Dominion Solar Projects C, Inc.Director10-01-2020Dominion Solar Projects D, Inc.Director10-01-2020Dominion Solar Projects I, Inc.Director10-01-2020Dominion Solar Projects II, Inc.Director10-01-2020Dominion Solar Projects III, Inc.Director10-01-2020Dominion Solar Projects IV, Inc.Director10-01-2020Dominion Solar Projects V, Inc.Director10-01-2020Dominion Solar Projects VI, Inc.Director10-01-2020Dominion Solar Projects VI, Inc.Director10-01-2020Dominion Solar Projects VI, Inc.Director10-01-2020Dominion Solar Projects VI, Inc.Director10-01-2020Dominion Solar Projects VI, Inc.Director10-01-2020Dominion Solar Projects VI, Inc.Director10-01-2020		Dominion Nuclear Projects, Inc.	Director	10-01-2020	
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Dominion Energy Utah 2020 Affiliate Transaction Report Pocket No. 24 057-13 Page 25 of 413

Name Entity Title Effective Date End Date Dominion Woldage, Inc. Director 10-01-2020 - Dominion Windessle, Inc. Director 10-01-2020 - Hope Gas, Inc. Director 10-01-2020 - PSNC Blue Ridge Corporation Director 12-01-2019 - PSNC Cardinal Pipeline Company Director 12-01-2019 - Public Service Company of North Carolina, Incorporated Director 12-01-2019 - Questar Gas Company Director 10-10-2017 - Questar InfoComm, Inc. Director 01-01-2017 - Questar Gas Company Director 01-01-2017 - Questar InfoComm, Inc. Director 01-01-2017 - Questar Gas Company Director 12-01-2019 - SCANA Communications Holdings, Inc. Director 12-01-2019 - SCANA Corporatise Security Services, Inc. Director 12-01-2019 - South Carolina Fuel Company, Inc. Director 12-01-2019					Decket No. 21 (
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		Clean Linergy Asset USA LLC	Assistant Heasulei	01-01-2020	

				Decket No. 21
Name	Entity	Title	Effective Date	Page 26 End Date
Name				
	Clean Energy Enterprises, Inc. Clipperton Holdings LLC	Assistant Treasurer Assistant Treasurer	01-01-2020 01-01-2020	
	CNG Coal Company	Assistant Treasurer	01-01-2020	
	CNG Power Services Corporation	Assistant Treasurer	01-01-2020	
	Correctional Solar LLC	Assistant Treasurer	01-01-2020	
	Cottonwood Solar, LLC	Assistant Treasurer	01-01-2020	
	Dairy RNG Holdings, LLC	Assistant Treasurer	01-08-2020	
	Dairy RNG NY, LLC	Assistant Treasurer	03-19-2020	03-30-2021
	Dairy RNG OH, LLC	Assistant Treasurer	06-03-2020	03-30-2021
	DE Arlington Solar, LLC	Assistant Treasurer	07-24-2020	
	DE Fluvanna Solar, LLC	Assistant Treasurer	01-01-2020	
	DE Hanover Solar, LLC	Assistant Treasurer	01-01-2020	
	DE Henrico Solar, LLC	Assistant Treasurer	09-17-2020	
	DE King William Solar, LLC	Assistant Treasurer	01-01-2020	
	DE Louisa Solar, LLC	Assistant Treasurer	05-08-2020	
	DE Newport News Solar, LLC	Assistant Treasurer	05-08-2020	
	DE Powhatan Solar, LLC	Assistant Treasurer	01-01-2020	
	DE Virginia Beach Solar, LLC	Assistant Treasurer	07-06-2020	
	DECP Holdings, Inc.	Assistant Treasurer	10-20-2020	
	Denmark Solar, LLC	Assistant Treasurer	05-29-2020	
	Dominion ACP Holding, Inc.	Assistant Treasurer	01-01-2020	
	Dominion Alternative Energy Holdings, Inc.	Assistant Treasurer	01-01-2020	
	Dominion Atlantic Coast Pipeline, LLC	Assistant Treasurer	01-01-2020	
	Dominion Capital REMIC, Inc.	Assistant Treasurer	01-01-2020	
	Dominion Capital, Inc.	Assistant Treasurer	01-01-2020	
	Dominion Energy Cas Distribution LLC	Assistant Treasurer	01-01-2020	
	Dominion Energy Congretion Marketing Inc.	Assistant Treasurer Assistant Treasurer	01-01-2020	
	Dominion Energy Generation Marketing, Inc. Dominion Energy Kewaunee, Inc.	Assistant Treasurer	01-01-2020 01-01-2020	
	Dominion Energy Marketplace, LLC	Assistant Treasurer	01-01-2020	
	Dominion Energy Nuclear Connecticut, Inc.	Assistant Treasurer	01-01-2020	
	Dominion Energy Overthrust Pipeline, LLC	Assistant Treasurer	01-01-2017	
	Dominion Energy Payroll Company, Inc.	Assistant Treasurer	01-01-2020	
	Dominion Energy Questar Corporation	Assistant Treasurer	01-01-2020	
	Dominion Energy Questar Pipeline Services, Inc.	Assistant Treasurer	01-01-2020	
	Dominion Energy Questar Pipeline, LLC	Assistant Treasurer	01-01-2017	
	Dominion Energy RNG Holdings II, Inc.	Assistant Treasurer	01-01-2020	
	Dominion Energy RNG Holdings, Inc.	Assistant Treasurer	01-01-2020	
	Dominion Energy Services, Inc.	Assistant Treasurer	01-01-2020	
	Dominion Energy Solar CA, LLC	Assistant Treasurer	01-01-2020	
	Dominion Energy Solutions, Inc.	Assistant Treasurer	01-01-2020	
	Dominion Energy South Carolina, Inc.	Assistant Treasurer	01-01-2020	
	Dominion Energy Southeast Services, Inc.	Assistant Treasurer	01-01-2020	
	Dominion Energy Technical Solutions, Inc.	Assistant Treasurer	01-01-2020	
	Dominion Energy Technologies II, Inc.	Assistant Treasurer	01-01-2020	
	Dominion Energy Technologies, Inc.	Assistant Treasurer Assistant Treasurer	01-01-2020 01-01-2020	
	Dominion Energy Terminal Company, Inc. Dominion Energy Wexpro Services Company	Assistant Treasurer Assistant Treasurer	01-01-2020	
	Dominion Energy, Inc.	Assistant Treasurer	01-01-2020	
	Dominion Equipment III, Inc.	Assistant Treasurer	01-01-2020	
	Dominion Equipment, Inc.	Assistant Treasurer	01-01-2020	
	Dominion Fairless Hills, Inc.	Assistant Treasurer	01-01-2020	
	Dominion Fowler Ridge Wind, LLC	Assistant Treasurer	01-01-2020	
	Dominion Gas Projects Company, LLC	Assistant Treasurer	01-01-2020	
	Dominion Generation, Inc.	Assistant Treasurer	01-01-2020	
	Dominion Greenbrier, Inc.	Assistant Treasurer	01-01-2020	
	Dominion High Voltage Holdings, Inc.	Assistant Treasurer	01-01-2020	
	Dominion High Voltage MidAtlantic, Inc.	Assistant Treasurer	01-01-2020	
	Dominion Investments, Inc.	Assistant Treasurer	01-01-2020	
	Dominion Keystone Pipeline Holdings, Inc.	Assistant Treasurer	01-01-2020	
	Dominion Keystone Pipeline, LLC	Assistant Treasurer	01-01-2020	
	Dominion MLP Holding Company III, Inc.	Assistant Treasurer	01-01-2020	
	Dominion Mt. Storm Wind, LLC	Assistant Treasurer	01-01-2020	
	Dominion Nuclear Projects, Inc.	Assistant Treasurer	01-01-2020	
	Dominion Oklahoma Texas Exploration & Production, Inc.	Assistant Treasurer	01-01-2020	
	Dominion Privatization Florida, LLC	Assistant Treasurer	01-01-2020	
	Dominion Privatization Florida, LLC Dominion Privatization Georgia, LLC	Assistant Treasurer Assistant Treasurer	01-01-2020 01-01-2020	
	Dominion Privatization Georgia, LLC Dominion Privatization Holdings, Inc.	Assistant Treasurer Assistant Treasurer	01-01-2020	
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Imperial Valley Solar Company (IVSC) 2, LLC Indy Solar Development, LLC Assistant Treasurer O1-01-2020 Indy Solar I, LLC Assistant Treasurer O1-01-2020 Indy Solar II, LLC Assistant Treasurer O1-01-2020 Indy Solar II, LLC Assistant Treasurer O1-01-2020 Indy Solar III, LLC Assistant Treasurer O1-01-2020 Indy Solar III, LLC Assistant Treasurer O1-01-2020 Innovative Solar 37, LLC Assistant Treasurer O1-01-2020 Innovative Solar 37, LLC Assistant Treasurer O1-01-2020 Iron Springs Holdings, LLC Iron Springs Holdings, LLC Assistant Treasurer O1-01-2019 Iron Springs Holdings, LLC Assistant Treasurer O1-01-2020 Iron Springs Holdings, LLC Assistant Treasurer O1-01-2020 Iron Springs Holdings, LLC Assistant Treasurer O1-01-2020 Iron Springs Holdings, LLC Assistant Treasurer O1-01-2020 Iron Springs Holdings, LLC Assistant Treasurer O1-01-2020 Iron Springs Holdings, LLC Assistant Treasurer O1-01-2020 Iron Springs Holdings, LLC Assistant Treasurer O1-01-2020 Iron Springs Holdings, LLC Assistant Treasurer O1-01-2020 Iron Springs Holdings, LLC Assistant Treasurer O1-01-2020 Iron Springs Holdings, LLC Assistant Treasurer O1-01-2020 Iron Springs Holdings, LLC Assistant Treasurer O1-01-2020 Iron Springs Holdings, LLC Assistant Treasurer O1-01-2020 Iron Springs Holdings, LLC Iron Springs Holdings, LLC Assistant Treasurer O1-01-2020 Iron Springs Holdings, LLC Assistant Treasurer O1-01-2020 Iron Springs Holdings, LLC Assistant Treasurer O1-01-2020 Iron Springs Holdings, LLC Assistant Treasurer O1-01-2020 Iron Springs Holdings, LLC Assistant Treasurer O1-01-2020 Iron Springs Holdings, LLC Assistant Treasurer O1-01-2020 Iron Springs Holdings, LLC Assistant Treasurer O1-01-2020 Iron Springs Holdings, LLC Assistant Treasurer O1-01-2020 Iron Springs Holdings, LLC Assistant Treasurer O1-01-2020 Iron Springs Holdings, LLC Iron Springs Holdings, LLC Assistant Treasurer O1-01-2020 Iron Springs Holdings, LLC Iron Springs Holdings, LLC Iron Springs Holdings, LLC Iron Springs Holdings, LLC Iron Springs Holdings, LLC Iron Springs Holdings, LLC Iro		Hecate Energy Clarke County LLC	Assistant Treasurer	01-01-2020	
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Indy Solar I, LLC Indy Solar II, LLC Assistant Treasurer O1-01-2020 Indy Solar II, LLC Assistant Treasurer O1-01-2020 Indy Solar III, LLC Assistant Treasurer O1-01-2020 Indy Solar III, LLC Assistant Treasurer O1-01-2020 Innovative Solar 37, LLC Assistant Treasurer O1-01-2020 Iron Springs Holdings, LLC Management Committee - Member Representative O7-01-2019 Iron Springs Holdings, LLC President O7-01-2019 Maricopa West Solar PV, LLC Assistant Treasurer O1-01-2020 Moffett Solar 1, LLC Assistant Treasurer O1-01-2020 Morings Farm 2, LLC Assistant Treasurer O1-01-2020 Mulberry Farm, LLC Assistant Treasurer O1-01-2020 Mustang Solar, LLC Assistant Treasurer O1-01-2020 Mustang Solar, LLC Assistant Treasurer O1-01-2020 Pavant Solar LLC Assistant Treasurer O1-01-2020 Prairie Fork Wind Farm, LLC Assistant Treasurer O1-01-2020 PSNC Blue Ridge Corporation Assistant Treasurer O1-01-2020 PSNC Blue Ridge Corporation Assistant Treasurer O1-01-2020 PSNC Cardinal Pipeline Company Assistant Treasurer O1-01-2020 Questar Energy Services, Inc. Assistant Treasurer O1-01-2020 Questar Field Services, LLC Assistant Treasurer O1-01-2020 Questar Field Services, LLC Assistant Treasurer O1-01-2020 O1-01-2020 Questar Field Services, LLC Assistant Treasurer O1-01-2020					
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Moffett Solar 1, LLC Assistant Treasurer O1-01-2020					
Moorings Farm 2, LLC Mulberry Farm, LLC Assistant Treasurer Mustang Solar, LLC Assistant Treasurer Mustang Solar, LLC Assistant Treasurer Pavant Solar LLC Assistant Treasurer Pikeville Farm, LLC Assistant Treasurer Prairie Fork Wind Farm, LLC Assistant Treasurer PSNC Blue Ridge Corporation Assistant Treasurer PSNC Cardinal Pipeline Company Assistant Treasurer Public Service Company of North Carolina, Incorporated QPC Holding Company, LLC Assistant Treasurer Questar Energy Services, Inc. Assistant Treasurer Assistant Treasurer O1-01-2020 Questar Field Services, LLC Assistant Treasurer O1-01-2020 Assistant Treasurer O1-01-2020 Questar Field Services, LLC Assistant Treasurer O1-01-2020 Questar Treasurer O1-01-2020 Questar Field Services, LLC		•			
Mulberry Farm, LLC Assistant Treasurer O1-01-2020		•			
Mustang Solar, LLC Pavant Solar LLC Assistant Treasurer O1-01-2020 Pikeville Farm, LLC Assistant Treasurer O1-01-2020 Prairie Fork Wind Farm, LLC Assistant Treasurer O1-01-2020 Prairie Fork Wind Farm, LLC Assistant Treasurer O1-01-2020 PSNC Blue Ridge Corporation Assistant Treasurer O1-01-2020 PSNC Cardinal Pipeline Company Assistant Treasurer O1-01-2020 Public Service Company of North Carolina, Incorporated Assistant Treasurer O1-01-2020 QPC Holding Company, LLC Assistant Treasurer O1-01-2020 Questar Energy Services, Inc. Assistant Treasurer O1-01-2020 O		_			
Pavant Solar LLC Assistant Treasurer O1-01-2020 Pikeville Farm, LLC Assistant Treasurer O1-01-2020 Prairie Fork Wind Farm, LLC Assistant Treasurer O1-01-2020 PSNC Blue Ridge Corporation Assistant Treasurer O1-01-2020 PSNC Cardinal Pipeline Company Assistant Treasurer O1-01-2020 Public Service Company of North Carolina, Incorporated Assistant Treasurer O1-01-2020 QPC Holding Company, LLC Assistant Treasurer O1-01-2020 Questar Energy Services, Inc. Assistant Treasurer O1-01-2020 O1					
Prairie Fork Wind Farm, LLC Assistant Treasurer O1-01-2020		_	Assistant Treasurer	01-01-2020	
PSNC Blue Ridge Corporation Assistant Treasurer 01-01-2020 PSNC Cardinal Pipeline Company Assistant Treasurer 01-01-2020 Public Service Company of North Carolina, Incorporated Assistant Treasurer 01-01-2020 QPC Holding Company, LLC Assistant Treasurer 01-01-2020 Questar Energy Services, Inc. Assistant Treasurer 01-01-2020 Questar Field Services, LLC Assistant Treasurer 01-01-2017		Pikeville Farm, LLC	Assistant Treasurer	01-01-2020	
PSNC Cardinal Pipeline Company Assistant Treasurer 01-01-2020 Public Service Company of North Carolina, Incorporated Assistant Treasurer 01-01-2020 QPC Holding Company, LLC Assistant Treasurer 01-01-2020 Questar Energy Services, Inc. Assistant Treasurer 01-01-2020 Questar Field Services, LLC Assistant Treasurer 01-01-2017		Prairie Fork Wind Farm, LLC	Assistant Treasurer	01-01-2020	
Public Service Company of North Carolina, Incorporated Assistant Treasurer 01-01-2020 QPC Holding Company, LLC Assistant Treasurer 01-01-2020 Questar Energy Services, Inc. Assistant Treasurer 01-01-2020 Questar Field Services, LLC Assistant Treasurer 01-01-2017		PSNC Blue Ridge Corporation	Assistant Treasurer	01-01-2020	
QPC Holding Company, LLCAssistant Treasurer01-01-2020Questar Energy Services, Inc.Assistant Treasurer01-01-2020Questar Field Services, LLCAssistant Treasurer01-01-2017		PSNC Cardinal Pipeline Company	Assistant Treasurer	01-01-2020	
Questar Energy Services, Inc.Assistant Treasurer01-01-2020Questar Field Services, LLCAssistant Treasurer01-01-2017		Public Service Company of North Carolina, Incorporated	Assistant Treasurer	01-01-2020	
Questar Field Services, LLC Assistant Treasurer 01-01-2017		QPC Holding Company, LLC	Assistant Treasurer	01-01-2020	
Questar Gas Company Assistant Treasurer 01-01-2020		•			
		Questar Gas Company	Assistant Treasurer	01-01-2020	

				Pecket No. 21
NI	Pusta.	Tial.	recontinue Date	Page 28
Name	Entity	Title	Effective Date	•
	Questar InfoComm, Inc.	Assistant Treasurer	01-01-2020	
	Questar Southern Trails Pipeline Company	Assistant Treasurer	01-01-2020	
	RE Adams East LLC	Assistant Treasurer	01-01-2020	
	RE Camelot LLC	Assistant Treasurer	01-01-2020	
	RE Columbia Two LLC	Assistant Treasurer	01-01-2020	
	RE Kansas LLC RE Kent South LLC	Assistant Treasurer Assistant Treasurer	01-01-2020	
		Assistant Treasurer Assistant Treasurer	01-01-2020	
	RE Old River One LLC		01-01-2020	
	Richland Solar Center, LLC Ridgeland Solar Farm I, LLC	Assistant Treasurer Assistant Treasurer	01-01-2020	
	•	Assistant Treasurer	01-01-2020	
	SBL Holdco, LLC		01-01-2020 01-01-2020	
	SCANA Communications Holdings, Inc.	Assistant Treasurer Assistant Treasurer		
	SCANA Corporation	Assistant Treasurer	01-01-2020	
	SCANA Corporation Scott-II Solar LLC	Assistant Treasurer	01-01-2020 01-01-2020	
		Assistant Treasurer		
	Seabrook Solar, LLC		01-01-2020	
	Selmer Farm, LLC	Assistant Treasurer	01-01-2020 01-01-2020	
	Siler Solar, LLC Sol Madison Solar, LLC	Assistant Treasurer Assistant Treasurer		
	•		07-29-2020	
	Somers Solar Center, LLC	Assistant Treasurer	01-01-2020	
	South Carolina Fuel Company, Inc.	Assistant Treasurer Assistant Treasurer	01-01-2020	
	South Carolina Generating Company, Inc.		01-01-2020	
	Southampton Solar LLC	Assistant Treasurer	01-01-2020	
	Summit Farms Solar, LLC	Assistant Treasurer	01-01-2020	
	Sussex Drive Solar Project, LLC	Assistant Treasurer	01-01-2020	
	TA - Acacia, LLC	Assistant Treasurer	01-01-2020	
	The East Ohio Gas Company	Assistant Treasurer	01-01-2020	
	Trask East Solar, LLC	Assistant Treasurer	10-06-2020	
	Tredegar Solar Fund I, LLC	Assistant Treasurer	01-01-2020	
	TWE Myrtle Solar Project, LLC	Assistant Treasurer	01-01-2020	
	Vidalia Gichner Holdings, Inc.	Assistant Treasurer	01-01-2020	
	Virginia Electric and Power Company	Assistant Treasurer	01-01-2020	
	Virginia Power Fuel Corporation	Assistant Treasurer	01-01-2020	
	Virginia Power Nuclear Services Company	Assistant Treasurer	01-01-2020	
	Virginia Power Services Energy Corp., Inc.	Assistant Treasurer	01-01-2020	
	Virginia Power Services, LLC	Assistant Treasurer	01-01-2020	
	Virginia Solar 2017 Projects LLC	Assistant Treasurer	01-01-2020	
	VP Property, Inc.	Assistant Treasurer	01-01-2020	
	Wakefield Solar, LLC	Assistant Treasurer	01-01-2020	
	Wexpro Company	Assistant Treasurer	01-01-2020	
	Wexpro Development Company	Assistant Treasurer	01-01-2020	
	Wexpro II Company	Assistant Treasurer	01-01-2020	
	Wilkinson Solar LLC	Assistant Treasurer	01-01-2020	
	Wilshire Holdings LLC	Assistant Treasurer	01-01-2020	
	Yemassee Solar, LLC	Assistant Treasurer	08-07-2020	
Purohit, Prabir	Dominion Alternative Energy Holdings, Inc.	Vice President - Finance	12-01-2019	
	Dominion Energy Fuel Services, Inc.	Vice President - Finance	12-01-2019	
	Dominion Energy Gas Distribution, LLC	Vice President - Finance	10-01-2019	
	Dominion Energy Generation Marketing, Inc.	Vice President - Finance	12-01-2019	
	Dominion Energy Nuclear Connecticut, Inc.	Vice President - Finance	12-01-2019	
	Dominion Energy Overthrust Pipeline, LLC	Vice President - Finance	04-01-2019	
	Dominion Energy Questar Pipeline, LLC	Vice President - Finance	04-01-2019	
	Dominion Energy Services, Inc.	Vice President - Finance	04-01-2019	
	Dominion Energy Solutions, Inc.	Vice President - Finance	12-01-2019	
	Dominion Energy South Carolina, Inc.	Vice President - Finance	04-01-2019	
	Dominion Energy Technologies II, Inc.	Vice President - Finance	12-01-2019	
	Dominion Energy Technologies, Inc.	Vice President - Finance	12-01-2019	
	Dominion Energy, Inc.	Vice President - Finance	05-07-2019	
	Dominion Generation, Inc.	Vice President - Finance	04-01-2019	
	Dominion Oklahoma Texas Exploration & Production, Inc.	Vice President - Finance	12-01-2019	
	Dominion Retail Gas Holdings, Inc.	Vice President - Finance	09-20-2019	
	Dominion Solar Projects III, Inc.	Vice President - Finance	04-01-2019	
	Dominion Voltage, Inc.	Vice President - Finance	12-01-2019	
	Eagle Solar, LLC	Vice President - Finance	04-01-2019	
	Hope Gas, Inc.	Vice President - Finance	04-01-2019	
	Public Service Company of North Carolina, Incorporated	Vice President - Finance	04-01-2019	
	QPC Holding Company, LLC	Vice President - Finance	11-04-2019	
	Questar Gas Company	Vice President - Finance	04-01-2019	
	SBL Holdco, LLC	Vice President - Finance	04-01-2019	

Name	Entity	Title	Effective Date	Page End Date
	The East Ohio Gas Company	Vice President - Finance	04-01-2019	
	Tredegar Solar Fund I, LLC	Vice President - Finance	12-01-2019	
	Virginia Electric and Power Company	Vice President - Finance	04-01-2019	
aikes, Donald R.	CEA Dairy RNG Colorado, LLC	President	11-01-2020	
	CEA Dairy RNG Georgia, LLC	President	11-01-2020	
	CEA Dairy RNG Nevada, LLC	President	11-01-2020	
	CEA Dairy RNG New Mexico, LLC	President	11-01-2020	
	CEA Dairy RNG Texas, LLC	President	11-01-2020	
	Clean Energy Asset USA LLC	President	11-01-2020	
	Clean Energy Enterprises, Inc.	President	10-01-2020	
	CNG Coal Company	President	11-01-2020	
	Dairy RNG Holdings, LLC	President	11-01-2020	
	Dairy RNG NY, LLC	President President	11-01-2020 11-01-2020	03-30-20 03-30-20
	Dairy RNG OH, LLC Dominion ACP Holding, Inc.	President	11-01-2020	
	Dominion ACP Holding, Inc. Dominion Atlantic Coast Pipeline, LLC	President	11-01-2020	
	Dominion Energy Fuel Services, Inc.	President	10-01-2020	
	Dominion Energy Gas Distribution, LLC	President	10-01-2020	
	Dominion Energy Overthrust Pipeline, LLC	President	11-01-2020	
	Dominion Energy Questar Corporation	President	10-01-2020	
	Dominion Energy Questar Pipeline Services, Inc.	President	11-01-2020	
	Dominion Energy Questar Pipeline, LLC	President	11-01-2020	
	Dominion Energy RNG Holdings II, Inc.	President	11-01-2020	
	Dominion Energy RNG Holdings, Inc.	President	11-01-2020	
	Dominion Energy Solutions, Inc.	President	11-01-2020	
	Dominion Energy Wexpro Services Company	President	10-01-2020	
	Dominion Energy, Inc.	President - Gas Distribution	12-01-2019	
	Dominion Gas Projects Company, LLC	President	11-01-2020	
	Dominion Greenbrier, Inc.	President	11-01-2020	
	Dominion Keystone Pipeline Holdings, Inc.	President	11-01-2020	
	Dominion Keystone Pipeline, LLC	President	11-01-2020	
	Dominion MLP Holding Company III, Inc.	President	11-01-2020	
	Dominion Oklahoma Texas Exploration & Production, Inc.	President	11-01-2020	
	Dominion Products and Services, Inc.	President	11-01-2020	
	Dominion Retail Gas Holdings, Inc.	President	11-01-2020	
	Hope Gas, Inc.	President	10-01-2020	
	PSNC Blue Ridge Corporation	President	10-01-2020	
	PSNC Cardinal Pipeline Company	President	10-01-2020	
	Public Service Company of North Carolina, Incorporated	President	10-01-2020	
	QPC Holding Company, LLC	President	11-01-2020	
	Questar Energy Services, Inc.	President	11-01-2020	
	Questar Field Services, LLC	President	11-01-2020	
	Questar Gas Company Questar InfoComm, Inc.	President	10-01-2020	
	·	President Procident	11-01-2020	
	Questar Southern Trails Pipeline Company The East Ohio Gas Company	President President	11-01-2020 10-01-2020	
	Wexpro Company	President	10-01-2020	
	Wexpro Development Company	President	10-01-2020	
	Wexpro Il Company	President	10-01-2020	
eid, Carter M.	96WI 8ME LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
ciu, carter ivi.	Alamo Solar, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Atlantic Coast Pipeline, LLC	Vice President and Secretary	09-25-2014	
	Azalea Solar, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Blackville Solar Farm, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Blue Ocean Energy Marine, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	BOE Holdings, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	BrightSuite Home, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	BrightSuite Solar CT, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	BrightSuite Solar SC, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	BrightSuite Solar VA, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	BrightSuite, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Buckingham Solar I LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Catalina Solar 2, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	CEA Dairy RNG Colorado, LLC	Executive Vice President, Chief of Staff and Corporate Secreta	a 01-10-2020	
	CEA Dairy RNG Georgia, LLC	Executive Vice President, Chief of Staff and Corporate Secreta	a 01-10-2020	
	CEA Dairy RNG Nevada, LLC	Executive Vice President, Chief of Staff and Corporate Secreta	01-10-2020	
	CEA Dairy RNG New Mexico, LLC	Executive Vice President, Chief of Staff and Corporate Secreta	9 01-10-2020	
	CEA Dairy RNG Texas, LLC	Executive Vice President, Chief of Staff and Corporate Secreta	9 08-26-2020	

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Name	Entity	Title	Effective Date	End Date
	Clean Energy Asset USA LLC	Executive Vice President, Chief of Staff and Corporate Secreta	12-01-2019	
	Clean Energy Enterprises, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Clipperton Holdings LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	CNG Coal Company	Executive Vice President, Chief of Staff and Corporate Secreta		
	CNG Power Services Corporation	Executive Vice President, Chief of Staff and Corporate Secreta		
	Correctional Solar LLC Cottonwood Solar, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dairy RNG Holdings, LLC	Executive Vice President, Chief of Staff and Corporate Secreta Executive Vice President, Chief of Staff and Corporate Secreta		
	Dairy RNG NY, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		03-30-2021
	Dairy RNG OH, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		03-30-2021
	DE Arlington Solar, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	DE Fluvanna Solar, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	DE Hanover Solar, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	DE Henrico Solar, LLC	Executive Vice President, Chief of Staff and Corporate Secreta	09-17-2020	
	DE King William Solar, LLC	Executive Vice President, Chief of Staff and Corporate Secreta	12-01-2019	
	DE Louisa Solar, LLC	Executive Vice President, Chief of Staff and Corporate Secreta	05-08-2020	
	DE Newport News Solar, LLC	Executive Vice President, Chief of Staff and Corporate Secreta	05-08-2020	
	DE Powhatan Solar, LLC	Executive Vice President, Chief of Staff and Corporate Secreta	12-01-2019	
	DE Virginia Beach Solar, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	DECP Holdings, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta	10-20-2020	
	Denmark Solar, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion ACP Holding, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Alternative Energy Holdings, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Atlantic Coast Pipeline, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Capital REMIC, Inc.	Assistant Corporate Secretary	01-01-2018	
	Dominion Capital Ventures Corporation	Assistant Corporate Secretary	01-01-2018	
	Dominion Capital, Inc.	Assistant Corporate Secretary	01-01-2018	
	Dominion Cogen WV, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Energy Fuel Services, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Energy Congretion Marketing Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Energy Generation Marketing, Inc. Dominion Energy Kewaunee, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Energy Marketplace, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Energy Nuclear Connecticut, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Energy Overthrust Pipeline, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Energy Payroll Company, Inc.	Director	06-10-2013	
	Dominion Energy Payroll Company, Inc.	President	10-01-2020	
	Dominion Energy Questar Corporation	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Energy Questar Pipeline Services, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Energy Questar Pipeline, LLC	Executive Vice President, Chief of Staff and Corporate Secreta	12-01-2019	
	Dominion Energy RNG Holdings II, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta	12-01-2019	
	Dominion Energy RNG Holdings, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta	12-01-2019	
	Dominion Energy Services, Inc.	President, Chief of Staff and Corporate Secretary	12-01-2019	
	Dominion Energy Solar CA, LLC	Executive Vice President, Chief of Staff and Corporate Secreta	12-01-2019	
	Dominion Energy Solutions, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Energy South Carolina, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Energy Southeast Services, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Energy Technical Solutions, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Energy Technologies II, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Energy Technologies, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Energy Terminal Company, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Energy Wexpro Services Company	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Energy, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Equipment III, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Equipment, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Fairless Hills, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion First Source, LLC Dominion Fowler Ridge Wind, LLC	Assistant Corporate Secretary Executive Vice President, Chief of Staff and Corporate Secreta	01-01-2018	
	Dominion Fowler Ridge Wind, LLC Dominion Gas Projects Company, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Gas Projects Company, LLC Dominion Generation, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Generation, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion High Voltage Holdings, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion High Voltage MidAtlantic, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Investments, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Reystone Pipeline Holdings, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Keystone Pipeline, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Land Management Company - Williamsburg	Assistant Corporate Secretary	01-01-2018	
	Dominion Lands - Williamsburg, Inc.	Assistant Corporate Secretary	01-01-2018	
	Dominion Lands, Inc.	Assistant Corporate Secretary	01-01-2018	
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Name	Entity	Title	Effective Date	Page 3
Ivallic	Dominion MLP Holding Company III, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Mt. Storm Wind, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Nuclear Projects, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Oklahoma Texas Exploration & Production, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta	12-01-2019	
	Dominion Person, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta	12-01-2019	
	Dominion Privatization Florida, LLC	Executive Vice President, Chief of Staff and Corporate Secreta	12-01-2019	
	Dominion Privatization Georgia, LLC	Executive Vice President, Chief of Staff and Corporate Secreta	12-01-2019	
	Dominion Privatization Holdings, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Privatization Kentucky, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Privatization Maryland, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Privatization Pennsylvania, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Privatization South Carolina, LLC Dominion Privatization Texas, LLC	Executive Vice President, Chief of Staff and Corporate Secreta Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Privatization Virginia, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Products and Services, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Projects Services, Inc.	•	03-18-2015	
	Dominion Projects Services, Inc.	President	10-01-2020	
	Dominion Retail Gas Holdings, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta	12-01-2019	
	Dominion Solar Construction and Maintenance, LLC	Executive Vice President, Chief of Staff and Corporate Secreta	12-01-2019	
	Dominion Solar Gen-Tie, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Solar Holdings I, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Solar Holdings II, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Solar Holdings III, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Solar Projects A. Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Solar Projects A, Inc. Dominion Solar Projects B, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Solar Projects B, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Solar Projects D, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Solar Projects I, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Solar Projects II, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta	12-01-2019	
	Dominion Solar Projects III, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta	12-01-2019	
	Dominion Solar Projects IV, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta	12-01-2019	
	Dominion Solar Projects V, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta	12-01-2019	
	Dominion Solar Projects VI, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Solar Projects VII, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Solar Services, Inc. Dominion State Line, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Voltage, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Wholesale, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Wind Development, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Dominion Wind Projects, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Eagle Holdco Solar, LLC	Executive Vice President, Chief of Staff and Corporate Secreta	12-01-2019	
	Eagle Solar, LLC	Executive Vice President, Chief of Staff and Corporate Secreta	12-01-2019	
	Eastern Shore Solar LLC	Executive Vice President, Chief of Staff and Corporate Secreta	12-01-2019	
	ESCT-SA-Suffield, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Fremont Farm, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Governor's Land Associates	·	01-01-2018	
	Greensville County Solar Project, LLC Hardin Solar Energy LLC	Executive Vice President, Chief of Staff and Corporate Secreta Executive Vice President, Chief of Staff and Corporate Secreta		
	Hecate Energy Cherrydale LLC	Executive Vice President, Chief of Staff and Corporate Secreta Executive Vice President, Chief of Staff and Corporate Secreta		
	Hecate Energy Clarke County LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Hope Gas, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Imperial Valley Solar Company (IVSC) 2, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Indy Solar Development, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Indy Solar I, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Indy Solar II, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Indy Solar III, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Innovative Solar 37, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Louisiana Hydroelectric Capital, LLC	·	01-01-2018	
	Maricopa West Solar PV, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Moffett Solar 1, LLC	Executive Vice President, Chief of Staff and Corporate Secreta Executive Vice President, Chief of Staff and Corporate Secreta		
	Moorings Farm 2, LLC Mulberry Farm, LLC	Executive Vice President, Chief of Staff and Corporate Secreta Executive Vice President, Chief of Staff and Corporate Secreta		
	Mustang Solar, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Pavant Solar LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Pikeville Farm, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Prairie Fork Wind Farm, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	PSNC Blue Ridge Corporation	Executive Vice President, Chief of Staff and Corporate Secreta		
	PSNC Cardinal Pipeline Company	Executive Vice President, Chief of Staff and Corporate Secreta	12-01-2019	

Name	Entity	Title	Effective Date	Pa End Da
	Public Service Company of North Carolina, Incorporated	Executive Vice President, Chief of Staff and Corporate Secreta	12-01-2019	
	QPC Holding Company, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Questar Energy Services, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Questar Field Services, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Questar Gas Company Questar InfoComm, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta Executive Vice President, Chief of Staff and Corporate Secreta		
	Questar Southern Trails Pipeline Company	Executive Vice President, Chief of Staff and Corporate Secreta		
	RE Adams East LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	RE Camelot LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	RE Columbia Two LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	RE Kansas LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	RE Kent South LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	RE Old River One LLC	Executive Vice President, Chief of Staff and Corporate Secreta	12-01-2019	
	Richland Solar Center, LLC	Executive Vice President, Chief of Staff and Corporate Secreta	12-01-2019	
	Ridgeland Solar Farm I, LLC	Executive Vice President, Chief of Staff and Corporate Secreta	12-01-2019	
	SBL Holdco, LLC	Executive Vice President, Chief of Staff and Corporate Secreta	12-01-2019	
	SCANA Communications Holdings, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta	12-01-2019	
	SCANA Corporate Security Services, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	SCANA Corporation	Executive Vice President, Chief of Staff and Corporate Secreta		
	Scott-II Solar LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Seabrook Solar, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Selmer Farm, LLC	Executive Vice President, Chief of Staff and Corporate Secreta Executive Vice President, Chief of Staff and Corporate Secreta		
	Siler Solar, LLC	•		
	Sol Madison Solar, LLC Somers Solar Center, LLC	Executive Vice President, Chief of Staff and Corporate Secreta Executive Vice President, Chief of Staff and Corporate Secreta		
	South Carolina Fuel Company, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	South Carolina Generating Company, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Southampton Solar LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Summit Farms Solar, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Sussex Drive Solar Project, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	TA - Acacia, LLC	Executive Vice President, Chief of Staff and Corporate Secreta	12-01-2019	
	The East Ohio Gas Company	Executive Vice President, Chief of Staff and Corporate Secreta	12-01-2019	
	Trask East Solar, LLC	Executive Vice President, Chief of Staff and Corporate Secreta	10-06-2020	
	Tredegar Solar Fund I, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	TWE Myrtle Solar Project, LLC	Executive Vice President, Chief of Staff and Corporate Secreta	12-01-2019	
	Vidalia Gichner Holdings, Inc.	Assistant Corporate Secretary	01-01-2018	
	Virginia Electric and Power Company	Executive Vice President, Chief of Staff and Corporate Secreta		
	Virginia Power Fuel Corporation	Executive Vice President, Chief of Staff and Corporate Secreta		
	Virginia Power Nuclear Services Company	Executive Vice President, Chief of Staff and Corporate Secreta		
	Virginia Power Services Energy Corp., Inc. Virginia Power Services, LLC	Executive Vice President, Chief of Staff and Corporate Secreta Executive Vice President, Chief of Staff and Corporate Secreta		
	Virginia Solar 2017 Projects LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	VP Property, Inc.	Executive Vice President, Chief of Staff and Corporate Secreta		
	Wakefield Solar, LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Wexpro Company	Executive Vice President, Chief of Staff and Corporate Secreta		
	Wexpro Development Company	Executive Vice President, Chief of Staff and Corporate Secreta		
	Wexpro II Company	Executive Vice President, Chief of Staff and Corporate Secreta		
	Wilkinson Solar LLC	Executive Vice President, Chief of Staff and Corporate Secreta		
	Wilshire Holdings LLC	Assistant Corporate Secretary	01-01-2018	
	Yemassee Solar, LLC	Executive Vice President, Chief of Staff and Corporate Secreta	08-07-2020	
walter, Alma W.	96WI 8ME LLC	Vice President - Tax	03-23-2017	
	Alamo Solar, LLC	Vice President - Tax	04-17-2015	
	Azalea Solar, LLC	Vice President - Tax	12-01-2019	
	Blackville Solar Farm, LLC	Vice President - Tax	05-29-2020	
	Blue Ocean Energy Marine, LLC	Vice President - Tax	05-11-2020	
	BOE Holdings, Inc.	Vice President - Tax	05-26-2020	
	BrightSuite Home, LLC	Vice President - Tax	12-01-2019	
	BrightSuite Solar CT, Inc.	Vice President - Tax	10-13-2020	
	BrightSuite Solar SC, Inc.	Vice President - Tax Vice President - Tax	08-06-2020 08-14-2019	
	BrightSuite Solar VA, Inc.	Vice President - Tax Vice President - Tax	08-14-2019 08-30-2018	
	BrightSuite, Inc.	Vice President - Tax Vice President - Tax		
	Buckingham Solar I LLC Catalina Solar 2, LLC	Vice President - Tax Vice President - Tax	11-21-2016 06-30-2015	
	CEA Dairy RNG Colorado, LLC	Vice President - Tax Vice President - Tax	01-10-2020	
	CEA Dairy RNG Colorado, LLC CEA Dairy RNG Georgia, LLC	Vice President - Tax Vice President - Tax	01-10-2020	
	CEA Dairy RNG Georgia, LLC CEA Dairy RNG Nevada, LLC	Vice President - Tax	01-10-2020	
	CEA Dairy RNG Nevada, EEC CEA Dairy RNG New Mexico, LLC	Vice President - Tax	01-10-2020	
	·	Vice President - Tax	08-26-2020	
	CEA Dairy RNG Texas, LLC	VICE FIESIUEIIL - I ax		

NameEntityTitleEffective DateEnd DateClean Energy Asset USA LLCVice President - Tax11-14-2019Clean Energy Enterprises, Inc.Vice President - Tax01-01-2019Clipperton Holdings LLCVice President - Tax10-04-2017CNG Coal CompanyVice President - Tax06-01-2015CNG Power Services CorporationVice President - Tax05-19-2015Correctional Solar LLCVice President - Tax11-21-2016Cottonwood Solar, LLCVice President - Tax04-28-2015Dairy RNG Holdings, LLCVice President - Tax01-08-2020Dairy RNG NY, LLCVice President - Tax03-19-202003-30-202					Pecket No. 21
Clean Energy Asset USA LIC	Namo	Entity	Title	Effective Date	Page 33
Clane Frenge Frengen, Inc.	Name	<u> </u>		•	•
Clipperron Foodings LLC					
CNC Coal Company CNC ROPOWEr Services Corporation Vis President - Tax CNC ROPOWEr Services Corporation Vis President - Tax CNC ROPOWER Services Company CNC Vis President - Tax CNC ROPOWER Services Daily RNC RV LL Use President - Tax CNC RV LL Use					
CMC Power Services. Corporation					
Cottonwood Solar, LLC		• •	Vice President - Tax	05-19-2015	
Dairy NNC Holdings, LLC		Correctional Solar LLC	Vice President - Tax	11-21-2016	
Dairy NNG OFU, LC		Cottonwood Solar, LLC	Vice President - Tax	04-28-2015	
Daily NNC CPH, LLC		Dairy RNG Holdings, LLC	Vice President - Tax	01-08-2020	
DE Aflington Solar, ILC		Dairy RNG NY, LLC	Vice President - Tax	03-19-2020	03-30-2021
DE Flavores Solar, LLC DE Hanniero Solar, LLC DE Hanniero Solar, LLC DE Hanniero Solar, LLC DE Hanniero Solar, LLC DE Hanniero Solar, LLC DE King William Solar, LLC DE Louiss Solar, LLC DE Louiss Solar, LLC DE Newport New Solar, LLC DE Newport New Solar, LLC DE Newport New Solar, LLC DE Powhatan Solar, LLC DE Powhatan Solar, LLC DE Vice President - Tax 11-12-2019 DE Virginia Beach Solar, LLC DE Virginia Beach Solar, LLC DE Virginia Beach Solar, LLC DE Virginia Beach Solar, LLC DE Powhatan Solar, LLC DE Powhatan Solar, LLC DE Powhatan Solar, LLC DE Powhatan Solar, LLC DE Powhatan Solar, LLC DE Powhatan Solar, LLC DE Powhatan Solar, LLC DE Powhatan Solar, LLC DE Powhatan Solar, LLC DE Powhatan Solar, LLC DE Powhatan Solar, LLC DE Powhatan Solar, LLC DE Powhatan Solar, LLC DE Powhatan Solar, LLC DE Powhatan Solar, LLC De Powh		•			03-30-2021
DE Hanover Solar, LLC		_			
DE Henrico Solar, LLC DE Kony William Solar, LLC Vice President - Tax 11-12-2019 DE Newport New Solar, LLC Vice President - Tax 05-08-2020 DE Newport New Solar, LLC Vice President - Tax 05-08-2020 DE Perwhatan Solar, LLC Vice President - Tax 11-12-2019 DE Virgina Beach Solar, LLC Vice President - Tax 11-12-2019 DE Virgina Beach Solar, LLC Vice President - Tax 11-12-2019 DE Fresche Solar, LLC DE Prowhatan Solar, LLC Vice President - Tax 11-12-2010 DE Fresche Solar, LLC Deminion Agent Holding, Inc. Vice President - Tax 11-12-2010 Deminion Agent Holding, Inc. Deminion Agent Holding, Inc. Deminion Agent In		•			
DE King William Solar, LLC		•			
DE Louisia Solar, LLC					
DR Newport News Solar, LLC DF Newhart Solar, LLC DF Winghia Beach Solar		_			
D Frwinstan Solar, LLC Def Wrighla Beach Solar, LLC Def Wrighla Beach Solar, LLC Vice President − Tax 10-20-2000 Demands Solar, LLC Demands Solar, LLC Vice President − Tax 10-20-2000 Dominion ACP Holdings, Inc. Dominion ACP Holdings, Inc. Vice President − Tax 11-01-2014 Dominion AIternative Energy Holdings, Inc. Vice President − Tax 11-01-2014 Dominion AIternative Energy Holdings, Inc. Vice President − Tax 10-01-2014 Dominion Capen WV, Inc. Dominion Energy Levi Services, Inc. Vice President − Tax 10-02-2015 Dominion Energy Services, Inc. Vice President − Tax 10-02-2015 Dominion Energy Services, Inc. Vice President − Tax 10-02-2015 Dominion Energy Services, Inc. Vice President − Tax 10-02-2015 Dominion Energy Services, Inc. Vice President − Tax 10-02-2019 Dominion Energy Services, Inc. Vice President − Tax 10-02-2019 Dominion Energy Services, Inc. Vice President − Tax 10-02-2019 Dominion Energy Services, Inc. Vice President − Tax 10-02-2019 Dominion Energy Services, Inc. Vice President − Tax 10-02-2019 Dominion Energy Services, Inc. Vice President − Tax 10-02-2019 Dominion Energy Services, Inc. Vice President − Tax 10-02-2019 Dominion Energy Services, Inc. Vice President − Tax 10-02-2015 Dominion Energy Veryoritor Explaine, LLC Vice President − Tax 10-02-2015 Dominion Energy Veryoritor Explaine, LLC Vice President − Tax 10-02-2016 Dominion Energy Veryoritor Explaine, LLC Vice President − Tax 10-02-2016 Dominion Energy Veryoritor Explaine, LLC Vice President − Tax 10-02-2016 Dominion Energy Veryoritor Explaine, LLC Vice President − Tax 10-02-2016 Dominion Energy Veryoritor Explaine, LLC Vice President − Tax 10-02-2016 Dominion Energy Veryoritor Explaine, LLC Vice President − Tax 10-02-02-02-02-02-02-02-02-02-02-02-02-02		·			
DE Virginia Baech Solar, LLC					
DEEP Holdings, Inc.		,			
Dominion ACP Holding, Inc.		_	Vice President - Tax	10-20-2020	
Dominion Alternative Energy Holdings, Inc. Dominion Capital, Inc. Dominion Capital, Inc. Dominion Capital, Inc. Dominion Capital, Inc. Dominion Capital, Inc. Dominion Energy Fuel Services, Inc. Dominion Energy Capital Energy		•	Vice President - Tax	05-29-2020	
Dominion Atlantic Coast Pipeline, LLC Dominion Capital, Inc. Dominion Capital, Inc. Dominion Capital, Inc. Dominion Energy Fuel Services, Inc. Dominion Energy Fuel Services, Inc. Dominion Energy Fuel Services, Inc. Dominion Energy Gato Distribution, LLC Dominion Energy Gato Distribution, LLC Dominion Energy Generation Marketing, Inc. Dominion Energy Generation Marketing, Inc. Dominion Energy Marketplace, LLC Dominion Energy Warketplace, LLC Dominion Energy Powerthrust Pipeline, LLC Dominion Energy Powerthrust Pipeline, LLC Dominion Energy Powerthrust Pipeline, LLC Dominion Energy Powerthrust Pipeline, LLC Dominion Energy Powerthrust Pipeline, LLC Dominion Energy Powerthrust Pipeline, LLC Dominion Energy Powerthrust Pipeline, LLC Dominion Energy Powerthrust Pipeline, LLC Dominion Energy Powerthrust Pipeline, LLC Dominion Energy Powerthrust Pipeline, LLC Dominion Energy Powerthrust Pipeline, LLC Dominion Energy Robert Pipeline, LLC Dominion Energy RNB Holdings, Inc. Dominion Energy RNB Holdings, Inc. Dominion Energy RNB Holdings, Inc. Dominion Energy RNB Holdings, Inc. Dominion Energy SNB Holdings, Inc. Dominion Energy SNB Holdings, Inc. Dominion Energy State Carolina, Inc. Dominion Energy Stat		Dominion ACP Holding, Inc.	Vice President - Tax	11-01-2014	
Dominion Capital, Inc. Dominion Capen WV, Inc. Dominion Energy Fuel Services, Inc. Dominion Energy Fuel Services, Inc. Dominion Energy Fuel Services, Inc. Dominion Energy Gas Distribution, LLC Dominion Energy Gas Distribution, LLC Dominion Energy Services Marketing, Inc. Vice President - Tax Dominion Energy Marketing Marketing, Inc. Vice President - Tax Dominion Energy Marketing Marketing, Inc. Vice President - Tax Dominion Energy Marketipace, LLC Vice President - Tax Dominion Energy Nuclear Connecticut, Inc. Dominion Energy Nuclear Connecticut, Inc. Dominion Energy Versident - Tax Dominion Energy Outstar Pipeline, LLC Vice President - Tax Dominion Energy Outstar Pipeline, LLC Dominion Energy Questar Pipeline Services, Inc. Dominion Energy Questar Pipeline, LLC Vice President - Tax Dominion Energy Questar Pipeline, LLC Vice President - Tax Dominion Energy Outstar Pipeline, LLC Vice President - Tax Dominion Energy Rolf Holdings, Inc. Vice President - Tax Dominion Energy Services, Inc. Dominion Energy Services, Inc. Vice President - Tax Dominion Energy Services, Inc. Dominion Energy Services, Inc. Vice President - Tax Dominion Energy Services, Inc. Dominion Energy Services, Inc. Vice President - Tax Dominion Energy Services, Inc. Dominion Energy Services, Inc. Vice President - Tax Dominion Energy Services, Inc. Dominion Energy Services, Inc. Vice President - Tax Dominion Energy Services, Inc. Dominion Energy Services, Inc. Vice President - Tax Dominion Energy Services, Inc. Dominion Energy Services, Inc. Dominion Energy Services, Inc. Dominion Energy Services, Inc. Vice President - Tax Dominion Energy Services, Inc. Dominion Energy Services, Inc. Vice President - Tax Dominion Energy Services Vice President - Tax Dominion Energy Services Dominion Energy Services Vice President - Tax Dominion Energy Services Dominion Energy Echnical Solutions, Inc. Vice President - Tax Dominion Energy Echnical Solutions, Inc. Vice President - Tax Dominion Energy Echn		Dominion Alternative Energy Holdings, Inc.	Vice President - Tax	04-17-2015	
Dominion Cagen MV, Inc. Vice President - Tax 06-09-2015 −		Dominion Atlantic Coast Pipeline, LLC		11-01-2014	
Dominion Energy Fuel Services, Inc. Vice President - Tax Dominion Energy Generation Marketing, Inc. Vice President - Tax Dominion Energy Generation Marketing, Inc. Vice President - Tax Dominion Energy Kewaunee, Inc. Vice President - Tax Dominion Energy Kewaunee, Inc. Vice President - Tax Dominion Energy Muclear Connecticut, Inc. Vice President - Tax Dominion Energy Muclear Connecticut, Inc. Vice President - Tax Dominion Energy Muclear Connecticut, Inc. Vice President - Tax Dominion Energy Desident - Tax Dominion Energy Cuestar Pipeline, LLC Vice President - Tax Dominion Energy Cuestar Pipeline, ELC Vice President - Tax Dominion Energy Cuestar Pipeline, LLC Vice President - Tax Dominion Energy RNG Holdings, Inc. Vice President - Tax Dominion Energy RNG Holdings, Inc. Vice President - Tax Dominion Energy Services, Inc. Vice President - Tax Dominion Energy Services, Inc. Vice President - Tax Dominion Energy Services, Inc. Vice President - Tax Dominion Energy South Carolina, Inc. Vice President - Tax Dominion Energy South Carolina, Inc. Vice President - Tax Dominion Energy South Carolina, Inc. Vice President - Tax Dominion Energy South Carolina, Inc. Vice President - Tax Dominion Energy South Carolina, Inc. Vice President - Tax Dominion Energy South Enrolina Energy South Enrolina Energy South Enrolina Energy South Enrolina Energy South Enrolina Energy South Enrolina Energy Enrol		• •			
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Dominion Energy Marketplace, LLC Vice President - Tax 12-01-2019 Dominion Energy Marketplace, LLC Vice President - Tax 12-01-2019 Dominion Energy Nuclear Connecticut, Inc. Vice President - Tax 06-25-2015 Dominion Energy Poerthrust Pipeline, LLC Vice President - Tax 09-16-2016 Dominion Energy Poerthrust Pipeline, LLC Vice President - Tax 09-16-2016 Dominion Energy Questar Corporation Vice President - Tax 09-16-2016 Dominion Energy Questar Corporation Vice President - Tax 09-16-2016 Dominion Energy Questar Pipeline Evrices, Inc. Vice President - Tax 09-16-2016 Dominion Energy Rose Holdings, Inc. Vice President - Tax 09-16-2016 Dominion Energy Rose Holdings, Inc. Vice President - Tax 09-16-2016 Dominion Energy Rose Holdings, Inc. Vice President - Tax 09-14-2019 Dominion Energy Solar CA, LLC Vice President - Tax 09-14-2019 Dominion Energy Solar CA, LLC Vice President - Tax 09-14-2019 Dominion Energy Solar CA, LLC Vice President - Tax 09-12-2015 Dominion Energy Solar CA, LLC Vice President - Tax 09-12-2015 Dominion Energy Solar CA, LLC Vice President - Tax 09-12-2019 Dominion Energy Solutions, Inc. Vice President - Tax 09-12-2019 Dominion Energy Solutions, Inc. Vice President - Tax 09-12-2019 Dominion Energy Solutions, Inc. Vice President - Tax 09-12-2019 Dominion Energy Technologies I, Inc. Vice President - Tax 09-12-2019 Dominion Energy Technologies I, Inc. Vice President - Tax 09-12-2015 Dominion Energy Technologies I, Inc. Vice President - Tax 09-12-2015 Dominion Energy Technologies I, Inc. Vice President - Tax 09-12-2015 Dominion Energy Technologies I, Inc. Vice President - Tax 09-12-2015 Dominion Energy Technologies I, Inc. Vice President - Tax 09-12-2015 Dominion Energy Technologies I, Inc. Vice President - Tax 09-12-2015 Dominion Energy Mexico President - Tax 09-12-2015 Dominion Energy Technologies I, Inc. Vice President - Tax 09-12-2019 Dominion Energy Technologies I, Inc. Vice President - Tax 09-12-2019 Dominion Energy M		•			
Dominion Energy Marketplace, LIC		· ·			
Dominion Energy Nuclear Connecticut, Inc. Dominion Energy Overthrust Pipeline, LLC Usice President - Tax Usice					
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Dominion Fowler Ridge Wind, LLC Vice President - Tax 12-01-2019 Dominion Gas Projects Company, LLC Vice President - Tax 11-01-2014 Dominion Generation, Inc. Vice President - Tax 04-24-2015 Dominion Greenbrier, Inc. Vice President - Tax 11-01-2014 Dominion High Voltage Holdings, Inc. Vice President - Tax 11-01-2014 Dominion High Voltage MidAtlantic, Inc. Vice President - Tax 11-01-2014 Dominion Investments, Inc. Vice President - Tax 11-01-2014 Dominion Keystone Pipeline Holdings, Inc. Vice President - Tax 05-19-2015 Dominion Keystone Pipeline, LLC Vice President - Tax 11-01-2014 Dominion MLP Holding Company III, Inc. Vice President - Tax 11-01-2014 Dominion ML Storm Wind, LLC Vice President - Tax 09-24-2015 Dominion Nuclear Projects, Inc. Vice President - Tax 05-19-2015 Dominion Oklahoma Texas Exploration & Production, Inc. Vice President - Tax 06-01-2015 Dominion Person, Inc. Vice President - Tax 05-19-2015 Dominion Privatization Florida, LLC Vice President - Tax 05-19-2015 Dominion Privatization Florida, LLC Vice President - Tax 12-01-2019		Dominion Equipment, Inc.	Vice President - Tax	04-17-2015	
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Dominion Generation, Inc. Dominion Greenbrier, Inc. Dominion High Voltage Holdings, Inc. Dominion High Voltage MidAtlantic, Inc. Dominion Investments, Inc. Dominion Keystone Pipeline Holdings, Inc. Dominion MLP Holding Company III, Inc. Dominion Mt. Storm Wind, LLC Dominion Nuclear Projects, Inc. Dominion Oklahoma Texas Exploration & Production, Inc. Dominion Privatization Florida, LLC Vice President - Tax Vice President - Tax Dominion Privatization Florida, LLC Vice President - Tax O4-24-2015		_			
Dominion Greenbrier, Inc. Dominion High Voltage Holdings, Inc. Dominion High Voltage MidAtlantic, Inc. Dominion Investments, Inc. Dominion Keystone Pipeline Holdings, Inc. Vice President - Tax Dominion Keystone Pipeline, LLC Dominion MLP Holding Company III, Inc. Dominion Mt. Storm Wind, LLC Dominion Nuclear Projects, Inc. Dominion Oklahoma Texas Exploration & Production, Inc. Dominion Person, Inc. Dominion Privatization Florida, LLC Vice President - Tax Vice President - Tax Dominion Privatization Florida, LLC Vice President - Tax Discription - Tax Discriptio					
Dominion High Voltage Holdings, Inc. Dominion High Voltage MidAtlantic, Inc. Vice President - Tax Dominion High Voltage MidAtlantic, Inc. Vice President - Tax Dominion Investments, Inc. Vice President - Tax Dominion Keystone Pipeline Holdings, Inc. Vice President - Tax Dominion Keystone Pipeline, LLC Vice President - Tax Dominion MLP Holding Company III, Inc. Vice President - Tax Dominion Mt. Storm Wind, LLC Vice President - Tax Dominion Nuclear Projects, Inc. Vice President - Tax Dominion Oklahoma Texas Exploration & Production, Inc. Vice President - Tax Dominion Person, Inc. Vice President - Tax Dominion Privatization Florida, LLC Vice President - Tax Vice President - Tax Dominion Privatization Florida, LLC Vice President - Tax Dominion Privatization Florida, LLC Vice President - Tax Dominion Privatization Florida, LLC Vice President - Tax Vice President - Tax Dominion Privatization Florida, LLC Vice President - Tax Dominion Privatization Florida, LLC Vice President - Tax Dominion Privatization Florida, LLC Vice President - Tax Dominion Privatization Florida, LLC Vice President - Tax Dominion Privatization Florida, LLC Vice President - Tax Dominion Privatization Florida, LLC Vice President - Tax Dominion Privatization Florida, LLC		•			
Dominion High Voltage MidAtlantic, Inc. Vice President - Tax Dominion Investments, Inc. Vice President - Tax Dominion Keystone Pipeline Holdings, Inc. Vice President - Tax Dominion Keystone Pipeline, LLC Vice President - Tax Dominion Keystone Pipeline, LLC Vice President - Tax Dominion MLP Holding Company III, Inc. Vice President - Tax Dominion Mt. Storm Wind, LLC Vice President - Tax Dominion Nuclear Projects, Inc. Vice President - Tax Dominion Oklahoma Texas Exploration & Production, Inc. Vice President - Tax Dominion Person, Inc. Vice President - Tax Dominion Privatization Florida, LLC Vice President - Tax Dominion Privatization Florida, LLC Vice President - Tax Dominion Privatization Florida, LLC Vice President - Tax Dominion Privatization Florida, LLC Vice President - Tax Dominion Privatization Florida, LLC Vice President - Tax Dominion Privatization Florida, LLC Vice President - Tax Dominion Privatization Florida, LLC Vice President - Tax Dominion Privatization Florida, LLC Vice President - Tax Dominion Privatization Florida, LLC Vice President - Tax Dominion Privatization Florida, LLC		·			
Dominion Investments, Inc. Dominion Keystone Pipeline Holdings, Inc. Vice President - Tax Dominion Keystone Pipeline, LLC Vice President - Tax Dominion Keystone Pipeline, LLC Vice President - Tax Dominion MLP Holding Company III, Inc. Vice President - Tax Dominion Mt. Storm Wind, LLC Vice President - Tax Dominion Nuclear Projects, Inc. Vice President - Tax Dominion Oklahoma Texas Exploration & Production, Inc. Vice President - Tax Dominion Person, Inc. Vice President - Tax Dominion Privatization Florida, LLC Vice President - Tax Dominion Privatization Florida, LLC Vice President - Tax Dominion Privatization Florida, LLC Vice President - Tax Dominion Privatization Florida, LLC Vice President - Tax Dominion Privatization Florida, LLC Vice President - Tax Dominion Privatization Florida, LLC					
Dominion Keystone Pipeline Holdings, Inc. Vice President - Tax Dominion Keystone Pipeline, LLC Vice President - Tax Dominion MLP Holding Company III, Inc. Vice President - Tax Dominion Mt. Storm Wind, LLC Vice President - Tax Dominion Nuclear Projects, Inc. Vice President - Tax Dominion Oklahoma Texas Exploration & Production, Inc. Dominion Person, Inc. Vice President - Tax Dominion Privatization Florida, LLC Vice President - Tax Dominion Privatization Florida, LLC Vice President - Tax Discription: 11-01-2014					
Dominion Keystone Pipeline, LLC Vice President - Tax 11-01-2014 Dominion MLP Holding Company III, Inc. Vice President - Tax 09-24-2015 Dominion Mt. Storm Wind, LLC Vice President - Tax 12-01-2019 Dominion Nuclear Projects, Inc. Vice President - Tax 05-19-2015 Dominion Oklahoma Texas Exploration & Production, Inc. Vice President - Tax 06-01-2015 Dominion Person, Inc. Vice President - Tax 05-19-2015 Dominion Privatization Florida, LLC Vice President - Tax 12-01-2019		•			
Dominion MLP Holding Company III, Inc. Vice President - Tax 09-24-2015 Dominion Mt. Storm Wind, LLC Vice President - Tax 12-01-2019 Dominion Nuclear Projects, Inc. Vice President - Tax 05-19-2015 Dominion Oklahoma Texas Exploration & Production, Inc. Vice President - Tax 06-01-2015 Dominion Person, Inc. Vice President - Tax 05-19-2015 Dominion Privatization Florida, LLC Vice President - Tax 12-01-2019		, , , , , , , , , , , , , , , , , , , ,			
Dominion Mt. Storm Wind, LLC Vice President - Tax 12-01-2019 Dominion Nuclear Projects, Inc. Vice President - Tax 05-19-2015 Dominion Oklahoma Texas Exploration & Production, Inc. Vice President - Tax 06-01-2015 Dominion Person, Inc. Vice President - Tax 05-19-2015 Dominion Privatization Florida, LLC Vice President - Tax 12-01-2019					
Dominion Nuclear Projects, Inc. Vice President - Tax 05-19-2015 Dominion Oklahoma Texas Exploration & Production, Inc. Vice President - Tax 06-01-2015 Dominion Person, Inc. Vice President - Tax 05-19-2015 Dominion Privatization Florida, LLC Vice President - Tax 12-01-2019					
Dominion Person, Inc. Vice President - Tax 05-19-2015 Dominion Privatization Florida, LLC Vice President - Tax 12-01-2019		•			
Dominion Privatization Florida, LLC Vice President - Tax 12-01-2019		Dominion Oklahoma Texas Exploration & Production, Inc.	Vice President - Tax	06-01-2015	
		Dominion Person, Inc.	Vice President - Tax	05-19-2015	
Dominion Privatization Georgia, LLC Vice President - Tax 12-01-2019		Dominion Privatization Florida, LLC	Vice President - Tax	12-01-2019	
	I	Dominion Privatization Georgia, LLC	Vice President - Tax	12-01-2019	

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				Page 34
Name	Entity	Title	Effective Date	End Date
	Dominion Privatization Holdings, Inc.	Vice President - Tax	05-19-2015	
	Dominion Privatization Kentucky, LLC	Vice President - Tax	12-01-2019	
	Dominion Privatization Maryland, LLC	Vice President - Tax	05-08-2020	
	Dominion Privatization Pennsylvania, LLC	Vice President - Tax	05-08-2020	
	Dominion Privatization South Carolina, LLC	Vice President - Tax	12-01-2019	
	Dominion Privatization Texas, LLC	Vice President - Tax	12-01-2019	
	Dominion Privatization Virginia, LLC	Vice President - Tax	12-01-2019	
	Dominion Products and Services, Inc.	Vice President - Tax	05-19-2015	
	Dominion Projects Services, Inc.	Vice President - Tax	03-18-2015	
	Dominion Retail Gas Holdings, Inc.	Vice President - Tax	09-20-2019	
	Dominion Solar Construction and Maintenance, LLC	Vice President - Tax	12-01-2019	
	Dominion Solar Gen-Tie, LLC	Vice President - Tax	12-01-2019	
	Dominion Solar Holdings I, LLC	Vice President - Tax	04-30-2015	
	Dominion Solar Holdings II, LLC	Vice President - Tax	05-19-2015	
	Dominion Solar Holdings III, LLC	Vice President - Tax	04-08-2015	
	Dominion Solar Holdings IV, LLC	Vice President - Tax	04-19-2016	
	Dominion Solar Projects A, Inc.	Vice President - Tax	04-28-2015	
	Dominion Solar Projects B, Inc.	Vice President - Tax	04-28-2015	
	Dominion Solar Projects C, Inc.	Vice President - Tax	04-28-2015	
	Dominion Solar Projects D, Inc.	Vice President - Tax	04-14-2016	
	Dominion Solar Projects J, Inc.	Vice President - Tax	03-31-2015	
	Dominion Solar Projects I, Inc. Dominion Solar Projects II, Inc.	Vice President - Tax	03-31-2015	
	-	Vice President - Tax Vice President - Tax	03-31-2015	
	Dominion Solar Projects IV. Inc.	Vice President - Tax Vice President - Tax		
	Dominion Solar Projects IV, Inc.	Vice President - Tax Vice President - Tax	10-30-2015 08-05-2016	
	Dominion Solar Projects V, Inc. Dominion Solar Projects VI, Inc.	Vice President - Tax Vice President - Tax		
		Vice President - Tax	06-04-2018	
	Dominion Solar Projects VII, Inc.		05-28-2019	
	Dominion Solar Services, Inc.	Vice President - Tax	08-10-2015	
	Dominion State Line, LLC	Vice President - Tax	12-01-2019	
	Dominion Voltage, Inc.	Vice President - Tax	05-19-2015	
	Dominion Wholesale, Inc.	Vice President - Tax	05-19-2015	
	Dominion Wind Development, LLC	Vice President - Tax	12-01-2019	
	Dominion Wind Projects, Inc.	Vice President - Tax	05-19-2015	
	Eagle Holdco Solar, LLC	Vice President - Tax	08-01-2018	
	Eagle Solar, LLC	Vice President - Tax	08-01-2018	
	Eastern Shore Solar LLC	Vice President - Tax	11-12-2015	
	ESCT-SA-Suffield, LLC	Vice President - Tax	11-13-2020	
	Fremont Farm, LLC	Vice President - Tax	06-29-2017	
	Greensville County Solar Project, LLC	Vice President - Tax	08-06-2019	
	Hardin Solar Energy LLC	Vice President - Tax	06-01-2020	
	Hecate Energy Cherrydale LLC	Vice President - Tax	09-05-2017	
	Hecate Energy Clarke County LLC	Vice President - Tax	06-28-2017	
	Hope Gas, Inc.	Vice President - Tax	11-01-2014	
	Imperial Valley Solar Company (IVSC) 2, LLC	Vice President - Tax	07-14-2015	
	Indy Solar Development, LLC	Vice President - Tax	12-01-2019	
	Indy Solar I, LLC	Vice President - Tax	12-01-2019	
	Indy Solar II, LLC	Vice President - Tax	12-01-2019	
	Indy Solar III, LLC	Vice President - Tax	12-01-2019	
	Innovative Solar 37, LLC	Vice President - Tax	05-11-2017	
	Maricopa West Solar PV, LLC	Vice President - Tax	11-12-2015	
	Moffett Solar 1, LLC	Vice President - Tax	11-21-2016	
	Moorings Farm 2, LLC	Vice President - Tax	06-29-2017	
	Mulberry Farm, LLC	Vice President - Tax	12-01-2019	
	Mustang Solar, LLC	Vice President - Tax	12-15-2017	
	Pavant Solar LLC	Vice President - Tax	10-31-2014	
	Pikeville Farm, LLC	Vice President - Tax	10-18-2017	
	Prairie Fork Wind Farm, LLC	Vice President - Tax	12-01-2019	
	PSNC Blue Ridge Corporation	Vice President - Tax	01-01-2019	
	PSNC Cardinal Pipeline Company	Vice President - Tax	01-01-2019	
	Public Service Company of North Carolina, Incorporated	Vice President - Tax	01-01-2019	
	QPC Holding Company, LLC	Vice President - Tax	11-04-2019	
	Questar Energy Services, Inc.	Vice President - Tax	09-16-2016	
	Questar Field Services, LLC	Vice President - Tax	09-16-2016	
	Questar Gas Company	Vice President - Tax	09-16-2016	
	Questar InfoComm, Inc.	Vice President - Tax	09-16-2016	
	Questar Southern Trails Pipeline Company	Vice President - Tax	09-16-2016	
	RE Adams East LLC	Vice President - Tax	12-01-2019	
	RE Camelot LLC	Vice President - Tax	12-01-2019	
	RE Columbia Two LLC	Vice President - Tax	12-01-2019	

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Nama	Funding.	Tial	Effective Date	Page 35
Name	Entity	Title	Effective Date	End Date
	RE Kansas LLC RE Kent South LLC	Vice President - Tax Vice President - Tax	12-01-2019 12-01-2019	
	RE Old River One LLC	Vice President - Tax Vice President - Tax	12-01-2019	
		Vice President - Tax Vice President - Tax		
	Richland Solar Center, LLC	Vice President - Tax Vice President - Tax	04-13-2015	
	Ridgeland Solar Farm I, LLC	Vice President - Tax Vice President - Tax	11-21-2016	
	SBL Holdco, LLC	Vice President - Tax Vice President - Tax	06-28-2016	
	SCANA Communications Holdings, Inc.	Vice President - Tax	01-01-2019	
	SCANA Corporate Security Services, Inc. SCANA Corporation	Vice President - Tax Vice President - Tax	01-01-2019 01-01-2019	
	Scott-II Solar LLC	Vice President - Tax Vice President - Tax	11-21-2016	
	Seabrook Solar, LLC	Vice President - Tax	09-20-2019	
	Selmer Farm, LLC	Vice President - Tax	12-01-2019	
	Siler Solar, LLC	Vice President - Tax	07-11-2018	
	Sol Madison Solar, LLC	Vice President - Tax	07-29-2020	
	Somers Solar Center, LLC	Vice President - Tax	12-01-2019	
	South Carolina Fuel Company, Inc.	Vice President - Tax	01-01-2019	
	South Carolina Fuel Company, Inc. South Carolina Generating Company, Inc.	Vice President - Tax	01-01-2019	
	Southampton Solar LLC	Vice President - Tax	02-27-2017	
	Summit Farms Solar, LLC	Vice President - Tax	08-31-2016	
	•	Vice President - Tax	11-21-2016	
	Sussex Drive Solar Project, LLC TA - Acacia, LLC	Vice President - Tax	11-21-2016	
	The East Ohio Gas Company	Vice President - Tax	11-12-2014	
	Trask East Solar, LLC	Vice President - Tax	10-06-2020	
	Tredegar Solar Fund I, LLC	Vice President - Tax	12-01-2019	
	TWE Myrtle Solar Project, LLC	Vice President - Tax Vice President - Tax	08-06-2019	
	Virginia Electric and Power Company	Vice President - Tax Vice President - Tax	01-01-2014	
	Virginia Power Fuel Corporation	Vice President - Tax	04-17-2015	
	Virginia Power Nuclear Services Company	Vice President - Tax	08-11-2015	
	Virginia Power Services Energy Corp., Inc.	Vice President - Tax	11-01-2018	
	Virginia Power Services, LLC	Vice President - Tax	12-01-2019	
	Virginia Fower Services, LLC Virginia Solar 2017 Projects LLC	Vice President - Tax	11-21-2016	
	VP Property, Inc.	Vice President - Tax	04-17-2015	
	Wakefield Solar, LLC	Vice President - Tax	11-01-2017	
	Wexpro Company	Vice President - Tax	09-16-2016	
	Wexpro Development Company	Vice President - Tax	09-16-2016	
	Wexpro II Company	Vice President - Tax	09-16-2016	
	Wilkinson Solar LLC	Vice President - Tax	11-18-2019	
	Yemassee Solar, LLC	Vice President - Tax	08-07-2020	
Tornabene, Amanda B.	96WI 8ME LLC	Vice President and Chief Environmental Officer	12-01-2019	
Torridaerie, Amarida Br	Alamo Solar, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Azalea Solar, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Blackville Solar Farm, LLC	Vice President and Chief Environmental Officer	05-29-2020	
	Blue Ocean Energy Marine, LLC	Vice President and Chief Environmental Officer	05-11-2020	
	BOE Holdings, Inc.	Vice President and Chief Environmental Officer	05-26-2020	
	BrightSuite Home, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	BrightSuite Solar CT, Inc.	Vice President and Chief Environmental Officer	10-13-2020	
	BrightSuite Solar SC, Inc.	Vice President and Chief Environmental Officer	08-06-2020	
	BrightSuite Solar VA, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	BrightSuite, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Buckingham Solar I LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Catalina Solar 2, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	CEA Dairy RNG Colorado, LLC	Vice President and Chief Environmental Officer	01-10-2020	
	CEA Dairy RNG Georgia, LLC	Vice President and Chief Environmental Officer	01-10-2020	
	CEA Dairy RNG Nevada, LLC	Vice President and Chief Environmental Officer	01-10-2020	
	CEA Dairy RNG New Mexico, LLC	Vice President and Chief Environmental Officer	01-10-2020	
	CEA Dairy RNG Texas, LLC	Vice President and Chief Environmental Officer	08-26-2020	
	CID Solar, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Clean Energy Asset USA LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Clean Energy Enterprises, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Clipperton Holdings LLC	Vice President and Chief Environmental Officer	12-01-2019	
	CNG Coal Company	Vice President and Chief Environmental Officer	12-01-2019	
	CNG Power Services Corporation	Vice President and Chief Environmental Officer	12-01-2019	
	Correctional Solar LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Cottonwood Solar, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Dairy RNG Holdings, LLC	Vice President and Chief Environmental Officer	01-08-2020	
	Dairy RNG NY, LLC	Vice President and Chief Environmental Officer	03-19-2020	03-30-2021
	Dairy RNG OH, LLC	Vice President and Chief Environmental Officer	06-03-2020	03-30-2021
	DE Arlington Solar, LLC	Vice President and Chief Environmental Officer	07-24-2020	
	DE Fluvanna Solar, LLC	Vice President and Chief Environmental Officer	12-01-2019	
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Nome	Entitle.	Title	Effortive Det	Page 36
Name	DE Hanover Solar, LLC	Vice President and Chief Environmental Officer	Effective Date 12-01-2019	End Date
	DE Henrico Solar, LLC	Vice President and Chief Environmental Officer	09-17-2020	
	DE King William Solar, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	DE Louisa Solar, LLC	Vice President and Chief Environmental Officer	05-08-2020	
	DE Newport News Solar, LLC	Vice President and Chief Environmental Officer	05-08-2020	
	DE Powhatan Solar, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	DE Virginia Beach Solar, LLC	Vice President and Chief Environmental Officer Vice President and Chief Environmental Officer	07-06-2020	
	DECP Holdings, Inc. Denmark Solar, LLC	Vice President and Chief Environmental Officer	10-20-2020 05-29-2020	
	Dominion ACP Holding, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Alternative Energy Holdings, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Atlantic Coast Pipeline, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Capital, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Cogen WV, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Energy Fuel Services, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Energy Gas Distribution, LLC	Vice President and Chief Environmental Officer Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Energy Generation Marketing, Inc. Dominion Energy Kewaunee, Inc.	Vice President and Chief Environmental Officer	12-01-2019 12-01-2019	
	Dominion Energy Marketplace, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Energy Nuclear Connecticut, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Energy Overthrust Pipeline, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Energy Payroll Company, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Energy Questar Corporation	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Energy Questar Pipeline Services, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Energy Questar Pipeline, LLC	Vice President and Chief Environmental Officer Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Energy RNG Holdings II, Inc. Dominion Energy RNG Holdings, Inc.	Vice President and Chief Environmental Officer	12-01-2019 12-01-2019	
	Dominion Energy Services, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Energy Solar CA, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Energy Solutions, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Energy South Carolina, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Energy Technical Solutions, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Energy Technologies II, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Energy Technologies, Inc. Dominion Energy Terminal Company, Inc.	Vice President and Chief Environmental Officer Vice President and Chief Environmental Officer	12-01-2019 12-01-2019	
	Dominion Energy Wexpro Services Company	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Energy, Inc.	Vice President and Chief Environmental Officer	12-13-2019	
	Dominion Equipment III, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Equipment, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Fairless Hills, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Fowler Ridge Wind, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Gas Projects Company, LLC Dominion Generation. Inc.	Vice President and Chief Environmental Officer Vice President and Chief Environmental Officer	12-01-2019 12-01-2019	
	Dominion Generation, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion High Voltage Holdings, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion High Voltage MidAtlantic, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Investments, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Keystone Pipeline Holdings, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Keystone Pipeline, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion MLP Holding Company III, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Mt. Storm Wind, LLC Dominion Nuclear Projects, Inc.	Vice President and Chief Environmental Officer Vice President and Chief Environmental Officer	12-01-2019 12-01-2019	
	Dominion Oklahoma Texas Exploration & Production, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Person, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Privatization Florida, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Privatization Georgia, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Privatization Holdings, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Privatization Kentucky, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Privatization Maryland, LLC	Vice President and Chief Environmental Officer	05-08-2020	
	Dominion Privatization Pennsylvania, LLC Dominion Privatization South Carolina, LLC	Vice President and Chief Environmental Officer Vice President and Chief Environmental Officer	05-08-2020 12-01-2019	
	Dominion Privatization Texas, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Privatization Virginia, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Products and Services, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Projects Services, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Retail Gas Holdings, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Solar Construction and Maintenance, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Solar Gen-Tie, LLC Dominion Solar Holdings I, LLC	Vice President and Chief Environmental Officer Vice President and Chief Environmental Officer	12-01-2019 12-01-2019	
	Dominion Joiat Holanigs I, LLC	vice i resident and chief Environmental Officer	12-01-2019	-

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Name	Entity	Title	Effective Date	End Date
	Dominion Solar Holdings II, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Solar Holdings III, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Solar Holdings IV, LLC	Vice President and Chief Environmental Officer Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Solar Projects A, Inc. Dominion Solar Projects B, Inc.	Vice President and Chief Environmental Officer Vice President and Chief Environmental Officer	12-01-2019 12-01-2019	
	Dominion Solar Projects C, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Solar Projects D, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Solar Projects I, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Solar Projects II, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Solar Projects III, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Solar Projects IV, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Solar Projects V, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Solar Projects VI, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Solar Projects VII, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Solar Services, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion State Line, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Voltage, Inc. Dominion Wholesale, Inc.	Vice President and Chief Environmental Officer Vice President and Chief Environmental Officer	12-01-2019 12-01-2019	
	Dominion Wind Development, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Dominion Wind Projects, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Eagle Holdco Solar, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Eagle Solar, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Eastern Shore Solar LLC	Vice President and Chief Environmental Officer	12-01-2019	
	ESCT-SA-Suffield, LLC	Vice President and Chief Environmental Officer	11-13-2020	
	Fremont Farm, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Greensville County Solar Project, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Hardin Solar Energy LLC	Vice President and Chief Environmental Officer	06-01-2020	
	Hecate Energy Cherrydale LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Hecate Energy Clarke County LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Hope Gas, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Imperial Valley Solar Company (IVSC) 2, LLC	Vice President and Chief Environmental Officer Vice President and Chief Environmental Officer	12-01-2019	
	Indy Solar Development, LLC Indy Solar I, LLC	Vice President and Chief Environmental Officer	12-01-2019 12-01-2019	
	Indy Solar II, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Indy Solar III, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Innovative Solar 37, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Maricopa West Solar PV, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Moffett Solar 1, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Moorings Farm 2, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Mulberry Farm, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Mustang Solar, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Pavant Solar LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Pikeville Farm, LLC Prairie Fork Wind Farm, LLC	Vice President and Chief Environmental Officer Vice President and Chief Environmental Officer	12-01-2019	
	PSNC Blue Ridge Corporation	Vice President and Chief Environmental Officer	12-01-2019 12-01-2019	
	PSNC Cardinal Pipeline Company	Vice President and Chief Environmental Officer	12-01-2019	
	Public Service Company of North Carolina, Incorporated	Vice President and Chief Environmental Officer	12-01-2019	
	QPC Holding Company, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Questar Energy Services, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Questar Field Services, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Questar Gas Company	Vice President and Chief Environmental Officer	12-01-2019	
	Questar InfoComm, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Questar Southern Trails Pipeline Company	Vice President and Chief Environmental Officer	12-01-2019	
	RE Adams East LLC	Vice President and Chief Environmental Officer	12-01-2019	
	RE Camelot LLC RE Columbia Two LLC	Vice President and Chief Environmental Officer	12-01-2019	
	RE COIUMDIA I WO LLC RE Kansas LLC	Vice President and Chief Environmental Officer Vice President and Chief Environmental Officer	12-01-2019 12-01-2019	
	RE Kent South LLC	Vice President and Chief Environmental Officer	12-01-2019	
	RE Old River One LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Richland Solar Center, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Ridgeland Solar Farm I, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	SBL Holdco, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	SCANA Communications Holdings, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	SCANA Corporate Security Services, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	SCANA Corporation	Vice President and Chief Environmental Officer	12-01-2019	
	Scott-II Solar LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Seabrook Solar, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Selmer Farm, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Siler Solar, LLC	Vice President and Chief Environmental Officer	12-01-2019	

			2020 7 111111	Decket No. 21
Nama	Fundida	Tial	Effective Date	Page 38
Name	Entity Col Madison Colon III C	Title	Effective Date	End Date
	Sol Madison Solar, LLC	Vice President and Chief Environmental Officer	07-29-2020	
	Somers Solar Center, LLC	Vice President and Chief Environmental Officer Vice President and Chief Environmental Officer	12-01-2019	
	South Carolina Fuel Company, Inc.		12-01-2019	
	South Carolina Generating Company, Inc. Southampton Solar LLC	Vice President and Chief Environmental Officer Vice President and Chief Environmental Officer	12-01-2019 12-01-2019	
	Summit Farms Solar, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Sussex Drive Solar Project, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	TA - Acacia, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	The East Ohio Gas Company	Vice President and Chief Environmental Officer	12-01-2019	
	Trask East Solar, LLC	Vice President and Chief Environmental Officer	10-06-2020	
	Tredegar Solar Fund I, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	TWE Myrtle Solar Project, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Virginia Electric and Power Company	Vice President and Chief Environmental Officer	12-01-2019	
	Virginia Power Fuel Corporation	Vice President and Chief Environmental Officer	12-01-2019	
	Virginia Power Nuclear Services Company	Vice President and Chief Environmental Officer	12-01-2019	
	Virginia Power Services Energy Corp., Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Virginia Power Services, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Virginia Solar 2017 Projects LLC	Vice President and Chief Environmental Officer	12-01-2019	
	VP Property, Inc.	Vice President and Chief Environmental Officer	12-01-2019	
	Wakefield Solar, LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Wexpro Company	Vice President and Chief Environmental Officer	12-01-2019	
	Wexpro Development Company	Vice President and Chief Environmental Officer	12-01-2019	
	Wexpro II Company	Vice President and Chief Environmental Officer	12-01-2019	
	Wilkinson Solar LLC	Vice President and Chief Environmental Officer	12-01-2019	
	Yemassee Solar, LLC	Vice President and Chief Environmental Officer	08-07-2020	
Wagstaff, Craig C.	Dominion Energy Questar Corporation	Senior Vice President and General Manager - Western D		
	Dominion Energy Wexpro Services Company	Senior Vice President and General Manager - Western D		
	Questar Gas Company	Senior Vice President and General Manager - Western D		
	Wexpro Company	Senior Vice President and General Manager - Western D		
	Wexpro Development Company	Senior Vice President and General Manager - Western D		
	Wexpro II Company	Senior Vice President and General Manager - Western D		
Wellener, Wendy T.	96WI 8ME LLC	Vice President - Shared Services	01-01-2018	
	Alamo Solar, LLC	Vice President - Shared Services Vice President - Shared Services	01-01-2018 01-01-2018	
	Azalea Solar, LLC Blackville Solar Farm, LLC	Vice President - Shared Services Vice President - Shared Services	05-29-2020	
	Blue Ocean Energy Marine, LLC	Vice President - Shared Services	05-23-2020	
	BOE Holdings, Inc.	Vice President - Shared Services	05-26-2020	
	BrightSuite Home, LLC	Vice President - Shared Services	08-30-2018	
	BrightSuite Solar CT, Inc.	Vice President - Shared Services	10-13-2020	
	BrightSuite Solar SC, Inc.	Vice President - Shared Services	08-06-2020	
	BrightSuite Solar VA, Inc.	Vice President - Shared Services	08-14-2019	
	BrightSuite, Inc.	Vice President - Shared Services	08-30-2018	
	Buckingham Solar I LLC	Vice President - Shared Services	01-01-2018	
	Catalina Solar 2, LLC	Vice President - Shared Services	01-01-2018	
	CEA Dairy RNG Colorado, LLC	Vice President - Shared Services	01-10-2020	
	CEA Dairy RNG Georgia, LLC	Vice President - Shared Services	01-10-2020	
	CEA Dairy RNG Nevada, LLC	Vice President - Shared Services	01-10-2020	
	CEA Dairy RNG New Mexico, LLC	Vice President - Shared Services	01-10-2020	
	CEA Dairy RNG Texas, LLC	Vice President - Shared Services	08-26-2020	
	CID Solar, LLC	Vice President - Shared Services	01-01-2018	
	Clean Energy Asset USA LLC	Vice President - Shared Services	11-14-2019	
	Clean Energy Enterprises, Inc.	Vice President - Shared Services	12-01-2019	
	Clipperton Holdings LLC	Vice President - Shared Services	01-01-2018	
	CNG Coal Company	Vice President - Shared Services	01-01-2018	
	CNG Power Services Corporation	Vice President - Shared Services	01-01-2018	
	Correctional Solar LLC	Vice President - Shared Services Vice President - Shared Services	01-01-2018	
	Cottonwood Solar, LLC	Vice President - Shared Services Vice President - Shared Services	01-01-2018 01-08-2020	
		vice i resident - Shared Services	03-19-2020	03-30-2021
	Dairy RNG Holdings, LLC Dairy RNG NY LLC	Vice President - Shared Services	03 13 2020	00 00 2021
	Dairy RNG NY, LLC	Vice President - Shared Services Vice President - Shared Services	06-03-2020	03-30-2021
	Dairy RNG NY, LLC Dairy RNG OH, LLC	Vice President - Shared Services	06-03-2020 07-24-2020	03-30-2021
	Dairy RNG NY, LLC Dairy RNG OH, LLC DE Arlington Solar, LLC	Vice President - Shared Services Vice President - Shared Services	07-24-2020	
	Dairy RNG NY, LLC Dairy RNG OH, LLC DE Arlington Solar, LLC DE Fluvanna Solar, LLC	Vice President - Shared Services		
	Dairy RNG NY, LLC Dairy RNG OH, LLC DE Arlington Solar, LLC	Vice President - Shared Services Vice President - Shared Services Vice President - Shared Services	07-24-2020 11-12-2019	
	Dairy RNG NY, LLC Dairy RNG OH, LLC DE Arlington Solar, LLC DE Fluvanna Solar, LLC DE Hanover Solar, LLC	Vice President - Shared Services Vice President - Shared Services Vice President - Shared Services Vice President - Shared Services	07-24-2020 11-12-2019 11-12-2019	
	Dairy RNG NY, LLC Dairy RNG OH, LLC DE Arlington Solar, LLC DE Fluvanna Solar, LLC DE Hanover Solar, LLC DE Henrico Solar, LLC	Vice President - Shared Services Vice President - Shared Services Vice President - Shared Services Vice President - Shared Services Vice President - Shared Services	07-24-2020 11-12-2019 11-12-2019 09-17-2020	
	Dairy RNG NY, LLC Dairy RNG OH, LLC DE Arlington Solar, LLC DE Fluvanna Solar, LLC DE Hanover Solar, LLC DE Henrico Solar, LLC DE King William Solar, LLC	Vice President - Shared Services Vice President - Shared Services Vice President - Shared Services Vice President - Shared Services Vice President - Shared Services Vice President - Shared Services Vice President - Shared Services	07-24-2020 11-12-2019 11-12-2019 09-17-2020 11-12-2019	
	Dairy RNG NY, LLC Dairy RNG OH, LLC DE Arlington Solar, LLC DE Fluvanna Solar, LLC DE Hanover Solar, LLC DE Henrico Solar, LLC DE King William Solar, LLC DE Louisa Solar, LLC	Vice President - Shared Services Vice President - Shared Services Vice President - Shared Services Vice President - Shared Services Vice President - Shared Services Vice President - Shared Services Vice President - Shared Services Vice President - Shared Services	07-24-2020 11-12-2019 11-12-2019 09-17-2020 11-12-2019 05-08-2020	

			1	Page 39
Name	Entity	Title	Effective Date	_
	DECP Holdings, Inc.	Vice President - Shared Services	10-20-2020	-
	Denmark Solar, LLC	Vice President - Shared Services		
	Dominion ACP Holding, Inc.	Vice President - Shared Services	12 01 2015	
	Dominion Alternative Energy Holdings, Inc. Dominion Atlantic Coast Pipeline, LLC	Vice President - Shared Services Vice President - Shared Services		
	Dominion Capital, Inc.	Vice President - Shared Services		
	Dominion Cogen WV, Inc.	Vice President - Shared Services		
	Dominion Energy Fuel Services, Inc.	Vice President - Shared Services	12-01-2019	
	Dominion Energy Gas Distribution, LLC	Vice President - Shared Services	12-01-2019	
	Dominion Energy Generation Marketing, Inc.	Vice President - Shared Services		
	Dominion Energy Kewaunee, Inc.	Vice President - Shared Services	01 01 2010	
	Dominion Energy Marketplace, LLC Dominion Energy Nuclear Connecticut, Inc.	Vice President - Shared Services Vice President - Shared Services		
	Dominion Energy Payroll Company, Inc.	Vice President - Shared Services		
	Dominion Energy Questar Corporation	Vice President - Shared Services		
	Dominion Energy Questar Pipeline Services, Inc.	Vice President - Shared Services	01-01-2018	
	Dominion Energy Questar Pipeline, LLC	Vice President - Shared Services	01-01-2018	
	Dominion Energy RNG Holdings II, Inc.	Vice President - Shared Services		
	Dominion Energy RNG Holdings, Inc.	Vice President - Shared Services	10 00 1010	
	Dominion Energy Services, Inc. Dominion Energy Solar CA, LLC	Vice President - Shared Services Vice President - Shared Services		
	Dominion Energy Solutions, Inc.	Vice President - Shared Services Vice President - Shared Services		
	Dominion Energy South Carolina, Inc.	Vice President - Shared Services		
	Dominion Energy Southeast Services, Inc.	Vice President - Shared Services		
	Dominion Energy Technical Solutions, Inc.	Vice President - Shared Services	01-01-2018	
	Dominion Energy Technologies II, Inc.	Vice President - Shared Services	01-01-2018	
	Dominion Energy Technologies, Inc.	Vice President - Shared Services		
	Dominion Energy Terminal Company, Inc.	Vice President - Shared Services	01 01 2010	
	Dominion Energy Wexpro Services Company Dominion Energy, Inc.	Vice President - Shared Services Vice President - Shared Services		
	Dominion Equipment III, Inc.	Vice President - Shared Services		
	Dominion Equipment, Inc.	Vice President - Shared Services		
	Dominion Fairless Hills, Inc.	Vice President - Shared Services	01-01-2018	
	Dominion Fowler Ridge Wind, LLC	Vice President - Shared Services		
	Dominion Gas Projects Company, LLC	Vice President - Shared Services		
	Dominion Generation, Inc. Dominion Greenbrier, Inc.	Vice President - Shared Services Vice President - Shared Services	01 01 2010	
	Dominion High Voltage Holdings, Inc.	Vice President - Shared Services		
	Dominion High Voltage MidAtlantic, Inc.	Vice President - Shared Services		
	Dominion Investments, Inc.	Vice President - Shared Services	01-01-2018	
	Dominion Keystone Pipeline Holdings, Inc.	Vice President - Shared Services		
	Dominion Keystone Pipeline, LLC	Vice President - Shared Services	01 01 2010	
	Dominion MLP Holding Company III, Inc.	Vice President - Shared Services		
	Dominion Mt. Storm Wind, LLC Dominion Nuclear Projects, Inc.	Vice President - Shared Services Vice President - Shared Services		
	Dominion Oklahoma Texas Exploration & Production, Inc.	Vice President - Shared Services		
	Dominion Person, Inc.	Vice President - Shared Services		
	Dominion Privatization Florida, LLC	Vice President - Shared Services		
	Dominion Privatization Georgia, LLC	Vice President - Shared Services		
	Dominion Privatization Holdings, Inc.	Vice President - Shared Services	01-01-2018	
	Dominion Privatization Kentucky, LLC Dominion Privatization Maryland, LLC	Vice President - Shared Services Vice President - Shared Services		
	Dominion Privatization Maryland, LLC Dominion Privatization Pennsylvania, LLC	Vice President - Shared Services Vice President - Shared Services		
	Dominion Privatization South Carolina, LLC	Vice President - Shared Services		
	Dominion Privatization Texas, LLC	Vice President - Shared Services		
	Dominion Privatization Virginia, LLC	Vice President - Shared Services	07-18-2018	
	Dominion Products and Services, Inc.	Vice President - Shared Services		
	Dominion Projects Services, Inc.	Vice President - Shared Services		
	Dominion Retail Gas Holdings, Inc.	Vice President - Shared Services		
	Dominion Solar Construction and Maintenance, LLC Dominion Solar Gen-Tie, LLC	Vice President - Shared Services Vice President - Shared Services		
	Dominion Solar Holdings I, LLC	Vice President - Shared Services		
	Dominion Solar Holdings II, LLC	Vice President - Shared Services		
	Dominion Solar Holdings III, LLC	Vice President - Shared Services		
	Dominion Solar Holdings IV, LLC	Vice President - Shared Services		
	Dominion Solar Projects A, Inc.	Vice President - Shared Services		
	Dominion Solar Projects B, Inc.	Vice President - Shared Services		
	Dominion Solar Projects C, Inc. Dominion Solar Projects D, Inc.	Vice President - Shared Services Vice President - Shared Services		
	Dominion Solar Projects D, IIIC.	VICE FIESIUEIIL - SHAFEU SELVICES	01-01-2019	

				Pecket No. 21
Nama	Entity	Title	Effective Date	Page 40
Name	Entity Descriptor Select Projects Line	Vice President - Shared Services	01-01-2018	
	Dominion Solar Projects I, Inc. Dominion Solar Projects II, Inc.	Vice President - Shared Services Vice President - Shared Services	01-01-2018	
	Dominion Solar Projects III, Inc.	Vice President - Shared Services	01-01-2018	
	Dominion Solar Projects IV, Inc.	Vice President - Shared Services	01-01-2018	
	Dominion Solar Projects V, Inc.	Vice President - Shared Services	01-01-2018	
	Dominion Solar Projects VI, Inc.	Vice President - Shared Services	06-04-2018	
	Dominion Solar Projects VII, Inc.	Vice President - Shared Services	05-28-2019	
	Dominion Solar Projects VII, Inc.	Vice President - Shared Services	01-01-2018	
	Dominion State Line, LLC	Vice President - Shared Services	01-01-2018	
	Dominion Voltage, Inc.	Vice President - Shared Services	01-01-2018	
	Dominion Wholesale, Inc.	Vice President - Shared Services	01-01-2018	
	Dominion Wind Development, LLC	Vice President - Shared Services	01-01-2018	
	Dominion Wind Projects, Inc.	Vice President - Shared Services	01-01-2018	
	Eagle Holdco Solar, LLC	Vice President - Shared Services	08-01-2018	
	Eagle Solar, LLC	Vice President - Shared Services	08-01-2018	
	Eastern Shore Solar LLC	Vice President - Shared Services	01-01-2018	
	ESCT-SA-Suffield, LLC	Vice President - Shared Services	11-13-2020	
	Fremont Farm, LLC	Vice President - Shared Services	01-01-2018	
	Greensville County Solar Project, LLC	Vice President - Shared Services	08-06-2019	
	Hardin Solar Energy LLC	Vice President - Shared Services	06-01-2020	
	Hecate Energy Cherrydale LLC	Vice President - Shared Services	01-01-2018	
	Hecate Energy Clarke County LLC	Vice President - Shared Services	01-01-2018	
	Hope Gas, Inc.	Vice President - Shared Services	01-01-2018	
	Imperial Valley Solar Company (IVSC) 2, LLC	Vice President - Shared Services	01-01-2018	
	Indy Solar Development, LLC	Vice President - Shared Services	01-01-2018	
	Indy Solar I, LLC	Vice President - Shared Services	01-01-2018	
	Indy Solar II, LLC	Vice President - Shared Services	01-01-2018	
	Indy Solar III, LLC	Vice President - Shared Services	01-01-2018	
	Innovative Solar 37, LLC	Vice President - Shared Services	01-01-2018	
	Maricopa West Solar PV, LLC	Vice President - Shared Services	01-01-2018	
	Moffett Solar 1, LLC	Vice President - Shared Services	01-01-2018	
	Moorings Farm 2, LLC	Vice President - Shared Services	01-01-2018	
	Mulberry Farm, LLC	Vice President - Shared Services	01-01-2018	
	Mustang Solar, LLC	Vice President - Shared Services	01-01-2018	
	Pavant Solar LLC	Vice President - Shared Services	01-01-2018	
	Pikeville Farm, LLC	Vice President - Shared Services	01-01-2018	
	Prairie Fork Wind Farm, LLC	Vice President - Shared Services	01-01-2018	
	PSNC Blue Ridge Corporation	Vice President - Shared Services	12-01-2019	
	PSNC Cardinal Pipeline Company	Vice President - Shared Services	12-01-2019	
	Public Service Company of North Carolina, Incorporated	Vice President - Shared Services	12-01-2019	
	QPC Holding Company, LLC	Vice President - Shared Services	11-04-2019	
	Questar Energy Services, Inc.	Vice President - Shared Services	01-01-2018	
	Questar Field Services, LLC	Vice President - Shared Services	01-01-2018	
	Questar Gas Company	Vice President - Shared Services	01-01-2018	
	Questar InfoComm, Inc.	Vice President - Shared Services	01-01-2018	
	Questar Southern Trails Pipeline Company	Vice President - Shared Services	01-01-2018	
	RE Adams East LLC	Vice President - Shared Services	01-01-2018	
	RE Camelot LLC	Vice President - Shared Services	01-01-2018	
	RE Columbia Two LLC	Vice President - Shared Services	01-01-2018	
	RE Kansas LLC	Vice President - Shared Services	01-01-2018	
	RE Kent South LLC	Vice President - Shared Services	01-01-2018	
	RE Old River One LLC	Vice President - Shared Services Vice President - Shared Services	01-01-2018	
	Richland Solar Center, LLC	Vice President - Shared Services Vice President - Shared Services	01-01-2018	
	Ridgeland Solar Farm I, LLC SBL Holdco, LLC	Vice President - Shared Services Vice President - Shared Services	01-01-2018 01-01-2018	
	SCANA Communications Holdings, Inc.	Vice President - Shared Services Vice President - Shared Services	12-01-2019	
	SCANA Communications Holdings, Inc. SCANA Corporate Security Services, Inc.	Vice President - Shared Services Vice President - Shared Services	12-01-2019	
	SCANA Corporation	Vice President - Shared Services Vice President - Shared Services	12-01-2019	
	Scott-II Solar LLC	Vice President - Shared Services	01-01-2019	
	Seabrook Solar, LLC	Vice President - Shared Services	09-20-2019	
	Selmer Farm, LLC	Vice President - Shared Services	01-01-2018	
	Siler Solar, LLC	Vice President - Shared Services	07-11-2018	
	Sol Madison Solar, LLC	Vice President - Shared Services	07-29-2020	
	Somers Solar Center, LLC	Vice President - Shared Services	01-01-2018	
	South Carolina Fuel Company, Inc.	Vice President - Shared Services	12-01-2019	
	South Carolina Generating Company, Inc.	Vice President - Shared Services	12-01-2019	
	Southampton Solar LLC	Vice President - Shared Services	01-01-2018	
	Summit Farms Solar, LLC	Vice President - Shared Services	01-01-2018	
	Sussex Drive Solar Project, LLC	Vice President - Shared Services	01-01-2018	
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			Dominion Energy Utah 2020 Affiliate Transaction Report
Name	Entity	Title	Pocket No. 24 057-13 Page 41 of 413 Effective Date End Date
	TA - Acacia, LLC	Vice President - Shared Services	01-01-2018
	The East Ohio Gas Company	Vice President - Shared Services	01-01-2018
	Trask East Solar, LLC	Vice President - Shared Services	10-06-2020
	Tredegar Solar Fund I, LLC	Vice President - Shared Services	01-01-2018
	TWE Myrtle Solar Project, LLC	Vice President - Shared Services	08-06-2019
	Virginia Electric and Power Company	Vice President - Shared Services	01-01-2018
	Virginia Power Fuel Corporation	Vice President - Shared Services	01-01-2018
	Virginia Power Nuclear Services Company	Vice President - Shared Services	12-01-2019
	Virginia Power Services Energy Corp., Inc.	Vice President - Shared Services	12-01-2019
	Virginia Power Services, LLC	Vice President - Shared Services	01-01-2018
	Virginia Solar 2017 Projects LLC	Vice President - Shared Services	01-01-2018
	VP Property, Inc.	Vice President - Shared Services	01-01-2018
	Wakefield Solar, LLC	Vice President - Shared Services	01-01-2018
	Wexpro Company	Vice President - Shared Services	01-01-2018
	Wexpro Development Company	Vice President - Shared Services	01-01-2018
	Wexpro II Company	Vice President - Shared Services	01-01-2018
	Wilkinson Solar LLC	Vice President - Shared Services	11-18-2019
	Yemassee Solar, LLC	Vice President - Shared Services	08-07-2020

1.6 Changes in Ownership as of December 31, 2020

The following changes in ownership between the regulated utility and affiliates, from January 1, 2020 through December 31, 2020, occurred:

Entity	Ownership Change
Dominion Cove Point, LLC	Sold (10/31/2020)
Dominion Energy Gas Holdings, LLC	Sold (10/31/2020)
Dominion Energy Midstream GP, LLC	Sold (10/31/2020)
Dominion Energy Midstream Partners, LP	Sold (10/31/2020)
Dominion MLP Holding Company, LLC	Sold (10/31/2020)
Cove Point LNG, LP	Sold majority interest & retained 50% LP interest under DECP Holdings, Inc. (11/1/2020)
DECP Holdings, Inc.	Formed as direct subsidiary of Dominion Energy Questar Corporation (8/26/2020)
Dominion Energy Questar Pipeline, LLC	Became direct subsidiary of Dominion Energy Questar Corporation (11/1/2020)

1.7 Affiliate Descriptions of December 31, 2020

Affilated Entity	Purpose
Dominion Energy, Inc.	Corporate parent holding company (publically traded on NYSE: D).
Dominion Energy Questar Corporation	Holding company for Questar entities and much of Dominion Energy's Gas Distribution assets.
NYSEARCH Robotics, LLC	Collaborative research, development and demonstration organization dedicated to serving its gas utility
	member companies; Questar Gas Company holds 5.1% ownership interest.
Dominion Energy Questar Pipeline Services, Inc.	Special benefit employees company.
QPC Holding Company, LLC	Holding company of former Questar Pipeline subsidiaries.
Wexpro Development Company	Provides oil and gas exploration services.
Wexpro Company	Develops and produces gas reserves on behalf of Dominion Energy, and delivers natural gas at its cost of
	service under the terms of a comprehensive Wexpro Agreement, with operations in Wyoming, Colorado
	and Utah.
Wexpro II Company	Develops and produces any newly aquired gas reserves on behalf of Dominion Energy, and delivers
	natural gas at its cost of service under the terms of the Wexpro II Agreement.
Dominion Energy Wexpro Services Company	Services company for Wexpro employees.
Questar Southern Trails Pipeline Company	487-mile line extending from the Blanco hub in the San Juan Basin of northern New Mexico to delivery
	interconnects with California utilities. Southern Trails has a total daily transportation capacity of 80 MMcf
	and interconnects with several major pipelines serving the region.
Questar InfoComm, Inc.	Provides telecommunication technology solutions and services to Questar affiliates as well as
	communication services for large to medium external businesses.
Questar Energy Services, Inc.	Provides professional measurement and analytical services for the oil and gas industry.
Dominion Energy Gas Distribution, LLC	
	Holding company of Dominion Energy subsidiaries engaged in the distribution of natural gas to residential,
	commercial and industrial customers, including, without limitation, financing activities.
The East Ohio Gas Company	Local gas distribution utility (LDC) in Ohio.
Dominion Gas Projects Company, LLC	Engage in any related or incidental activities of the Cove Point LNG facility.
Dominion Energy Questar Pipeline, LLC	Interstate natural gas pipeline company that provides transportation and underground storage services in
	Utah, Wyoming and Colorado. The company owns and operates slightly more than 2,500 miles of pipeline
	with total daily capacity of 2,530 Mdth.
Dominion Energy Overthrust Pipeline, LLC	261–mile, mostly 36–inch diameter pipeline located in southwestern Wyoming with a total daily capacity
	of 2,400 Mdth. It provides transportation services for producers in the Green River, Overthrust,
	Wamsutter and other Rockies producing basins with interconnects to several major pipeline systems
	including Ruby Pipeline, Rockies Express Pipeline, Dominion Energy Questar Pipeline, LLC, Kern River Gas
	Transmission, and Wyoming Interstate Company.
Questar White River Hub, LLC	Holding company for Questar's interest in White River Hub.
White River Hub, LLC	
	Joint venture between Dominion Energy Questar Pipeline, LLC (the hub operator) and Enterprise Products
	Partners L.P., consisting of four miles of existing 36-inch diameter pipe and about seven miles of new, 30-
	inch diameter pipe, plus tie-in and metering facilities. White River Hub provides more than 2.5 Bcf/d of
	firm and interruptible transportation service allowing producers, marketers and shippers to access
	downstream markets for natural gas volumes produced in northwest Colorado's Piceance Basin.
Questar Field Services, LLC	Provides natural gas gathering and processing services in the Uinta, Piceance, and Green River basins as
	well as other expanding plays outside of these areas.
	Marketed energy related services and is a full service provider of a variety of home protection programs,
Dominion Products and Services, Inc.	including but not limited to water, sewer and gas lines to HVAC and electrical components.
	Non-utility power producer; generates electricity through solar energy; provides natural gas and oil
Dominion Generation, Inc.	exploration and production services; and provides energy trading and marketing services.
Dominion Energy Services, Inc.	Provides shared services such as accounting, legal and payroll to all of the Dominion Energy subsidiaries.
DECP Holdings, Inc.	Holding company for Dominion Energy's 50% limited partner interest in the Cove Point LNG facility.
	Liquified natural gas import/export facility located in Lusby, Maryland, with a storage capacity of 14.6
	billion cubic feet (BCF) and a daily send-out capacity of 1.8 BCF. The facility connects, via its own pipeline,
	to the major Mid-Atlantic gas transmission systems of Transcontinental Gas Pipeline, Columbia Gas
Cove Point LNG, LP	Transmission and Eastern Gas Transmission and Storage.

2.0 Transactions

The following pages include the following information about services rendered by the regulated utility to the affiliate and vice versa:

- A description of the nature of the transactions
- Total charges or billings
- Information about the basis of pricing, cost of service, the margin of charges over costs, assets allocable to the services and the overall rate of return on assets

2.1 Summary of Transactions for the Year Ended December 31, 2020

	Dominion Energy		Services !	Services Provided Pursuant to IASA (1)	2 IASA (1)	_	NON-IASA Goods and Services (2)	ervices (2)	
Affiliated Entity	Ownership Interest	Servic	Services Received Servi	Services Provided	Total Received & Provided	Services Received	Services Provided	Total Received & Provided	Provided
Wexpro		100%		605,609.35	605,609.35	194,325,807.20		- 19	194,325,807.20
Dominion Energy Questar Corporation		100%	2,451,024.59	345,926.06	2,796,950.65	•			•
Questar InfoComm, Inc		100%	19,208.70	•	19,208.70	•			,
Dominion Energy Questar Pipeline LLC		100%	421,184.55	2,628,680.50	3,049,865.05	80,859,500.01			80,859,500.01
Dominion Energy Overthrust Pipeline LLC		100%		113,032.60	113,032.60	•			•
Questar Energy Services, Inc		100%	5,604.18	201,772.49	207,376.67	•			•
Questar Southern Trails Pipeline Company		100%		87,971.76	87,971.76	•			,
Questar Field Services, LLC		100%		13,272.37	13,272.37				•
Dominion Products and Services Inc		100%		46,962.07	46,962.07	•			,
Wexpro II		100%		95,516.00	95,516.00	41,300,169.87		7	11,300,169.87
Dominion Energy Questar Pipeline Services Inc		100%	1,023,891.25	63,494.68	1,087,385.93				1
Dominion Energy Services		100%	48,669,935.61	852,762.47	49,522,698.08	•			•
Dominion Generation		100%		8,665.56	8,665.56				•
Dominion Energy RNG Holdings		100%		1,727.03	1,727.03	•			•
Dominion Energy RNG Holdings II		100%		1,613.03	1,613.03	•			•
Dominion Energy Ohio		100%	30,552.97	•	30,552.97				•
			52.621.401.85	5.067.005.97	57.688.407.82	316,485,477.08		- 31	316,485,477,08

2.2 Affiliate Transactions Wexpro Company Affiliated Transactions For the Year Ended December 31, 2020

Questar Gas	Questar Gas Provided	
Received Services	Services	
12,489,016.26		(a)
181,836,790.94		(a)
	605,609.35	(b)
194,325,807.20	605,609.35	
(a), (b)	(a), (b)	
(a), (b)	(a), (b)	
(a)	(a)	
NA	NA	
(a)	(a)	
	12,489,016.26 181,836,790.94 194,325,807.20 (a), (b) (a), (b) (a) NA	Questar Gas Provided Received Services Services 12,489,016.26 605,609.35 181,836,790.94 605,609.35 194,325,807.20 605,609.35 (a), (b) (a), (b) (a), (b) (a), (b) (a), (b) (a), (b) (a) (a) NA NA

⁽a) Pricing and Services are provided under the Wexpro Operator Service Fee Agreement

⁽b) Services are performed under the IASA.

2.2 Affiliate Transactions Questar Field Services, LLC Affiliated Transactions For the Year Ended December 31, 2020

Account Description	Questar Gas Received Services	Questar Gas Provided Services	
Administrative services under the IASA		13,272.37	(a)
Total		13,272.37	
Basis of pricing	(a)	(a)	
Cost of service	(a)	(a)	
The margin of charges over costs	NA	NA	
Assets allocable to the services	NA	NA	
The overall rate of return on assets	NA	NA	

⁽a) Services are performed under the IASA.

2.2 Affiliate Transactions Dominion Energy Questar Corporation Affiliated Transactions For the Year Ended December 31, 2020

Account Description	Questar Gas Received Services	Questar Gas Provided Services	
Administrative services under the IASA	2,451,024.59	345,926.06	(a)
Total	2,451,024.59	345,926.06	
Basis of pricing Cost of service The margin of charges over costs Assets allocable to the services The overall rate of return on assets	(a) NA NA NA NA	(a) NA NA NA NA	

⁽a) Services are performed under the IASA.

2.2 Affiliate Transactions Dominion Products and Services, Inc Affiliated Transactions For the Year Ended December 31, 2020

Account Description	Questar Gas Received Services	Questar Gas Provided Services	
Administrative services under the IASA		46,962.07	(a)
Total		46,962.07	
Basis of pricing	(a)	(a)	
Cost of service	(a)	(a)	
The margin of charges over costs	NA	NA	
Assets allocable to the services	NA	NA	
The overall rate of return on assets	NA	NA	

⁽a) Services are performed under the IASA.

2.2 Affiliate Transactions Questar InfoComm, Inc Affiliated Transactions For the Year Ended December 31, 2020

Account Description Telecom Services		Questar Gas Provided ervices Services 208.70	(a)
Total	19,7	208.70	<u>-</u>
Basis of pricing Cost of service The margin of charges over costs Assets allocable to the services The overall rate of return on assets	(a) NA NA NA	(a) NA NA NA NA	

⁽a) Services are performed under the IASA.

2.2 Affiliate Transactions Wexpro II Affiliated Transactions For the Year Ended December 31, 2020

Account Description	Questar Gas Received Services	Questar Gas Provided Services	
Gas Royalties	4,980,923.87		(a)
Operator Service Fee	36,319,246.00		
Administrative services under the IASA		95,516.00	
Total	41,300,169.87	95,516.00	
Basis of pricing	(a)	(a)	
Cost of service	NA	NA	
The margin of charges over costs	NA	NA	
Assets allocable to the services	NA	NA	
The overall rate of return on assets	NA	NA	

⁽a) Pricing and Services are provided under the Wexpro II Agreement

2.2 Affiliate Transactions Questar Pipeline Company Affiliated Transactions For the Year Ended December 31, 2020

Account Description	Questar Gas Received Services	Questar Gas Provided Services	
Natural gas transportation services	66,286,434.72		(a)
Natural gas storage services	14,573,065.29		(a)
Administrative services under the IASA	421,184.55	2,628,680.50	(b)
Total	81,280,684.56	2,628,680.50	
Basis of pricing	(a), (b)	(a), (b)	
Cost of service	NA	NA	
The margin of charges over costs	NA	NA	
Assets allocable to the services	NA	NA	
The overall rate of return on assets	NA	NA	

⁽a) Prices are set according to Questar Pipeline's tariff and contracts

⁽b) Services are performed under the IASA.

2.2 Affiliate Transactions Dominion Energy Questar Pipeline Services Inc Affiliated Transactions For the Year Ended December 31, 2020

Account Description	Questar Gas Received Services	Questar Gas Provided Services	
Administrative services under the IASA	1,023,891.25	63,494.68	(a)
Total	1,023,891.25	63,494.68	
Basis of pricing Cost of service The margin of charges over costs Assets allocable to the services The overall rate of return on assets	(a) NA NA NA	(a) NA NA NA	

⁽a) Services are performed under the IASA.

2.2 Affiliate Transactions Dominion Energy Overthrust Pipeline LLC Affiliated Transactions For the Year Ended December 31, 2020

Account Description	Questar Gas Received Servio	Questar Gas Provided ces Services	_
Administrative services under the IASA		113,032.60	(a)
Total		113,032.60	:
Basis of pricing Cost of service The margin of charges over costs Assets allocable to the services The overall rate of return on assets	(a) NA NA NA NA	(a) NA NA NA NA	

⁽a) Services are performed under the IASA.

2.2 Affiliate Transactions Dominion Energy Services Affiliated Transactions For the Year Ended December 31, 2020

Account Description	Questar Gas Received Services	Questar Gas Provided Services	
Administrative services under the IASA	48,669,935.61	852,762.47	(a)
Total	48,669,935.61	852,762.47	
Basis of pricing Cost of service The margin of charges over costs Assets allocable to the services The overall rate of return on assets	(a) NA NA NA	(a) NA NA NA	

⁽a) Services are performed under the IASA.

2.2 Affiliate Transactions Questar Energy Services, Inc Affiliated Transactions For the Year Ended December 31, 2020

Account Description	Questar Gas Received Services	Questar Gas Provided Services	
Administrative services under the IASA	5,604.18	201,772.49	(a)
Total	5,604.18	201,772.49	
Basis of pricing	(a)	(a)	
Cost of service	NA	NA	
The margin of charges over costs	NA	NA	
Assets allocable to the services	NA	NA	
The overall rate of return on assets	NA	NA	

⁽a) Services are performed under the IASA.

2.2 Affiliate Transactions Dominion Generation, Inc Affiliated Transactions For the Year Ended December 31, 2020

Account Description	Questar Gas Received Services	Questar Gas Provided Services	
Administrative services under the IASA	-	8,665.56	(a)
Total		8,665.56	
Basis of pricing	(a)	(a)	
Cost of service	NA	NA	
The margin of charges over costs	NA	NA	
Assets allocable to the services	NA	NA	
The overall rate of return on assets	(b)	(b)	

⁽a) Services are performed under the IASA.

2.2 Affiliate Transactions Questar Southern Trails Pipeline Company Affiliated Transactions For the Year Ended December 31, 2020

Account Description	Questar Gas Received Services	Questar Gas Provided Services	
Administrative services under the IASA		87,971.76	(a)
Total		87,971.76	
Basis of pricing Cost of service The margin of charges over costs Assets allocable to the services The overall rate of return on assets	(a) NA NA NA	(a) NA NA NA NA	

⁽a) Services are performed under the IASA.

2.2 Affiliate Transactions Dominion Energy East Ohio Affiliated Transactions For the Year Ended December 31, 2020

Account Description	Questar Gas Received Services	Questar Gas Provided Services	
Administrative services under the IASA	30,552.97	-	- (a)
Total	30,552.97	-	=
Basis of pricing	(a)	(a)	
Cost of service	(a)	(a)	
The margin of charges over costs	NA	NA	
Assets allocable to the services	NA	NA	
The overall rate of return on assets	NA	NA	

⁽a) Services are performed under the IASA.

2.2 Affiliate Transactions Dominion Energy RNG Holdings Affiliated Transactions For the Year Ended December 31, 2020

Account Description	Questar Gas Received Services	Questar Gas Provided Services	
Administrative services under the IASA		1,727.03	(a)
Total		1,727.03	
Basis of pricing Cost of service	(a) (a)	(a) (a)	
The margin of charges over costs	NA	NA	
Assets allocable to the services	NA	NA	
The overall rate of return on assets	NA	NA	

⁽a) Services are performed under the IASA.

2.2 Affiliate Transactions Dominion Energy RNG Holdings II Affiliated Transactions For the Year Ended December 31, 2020

Account Description	Questar Gas Received Service	Questar Gas Provided ces Services	
Administrative services under the IASA		1,613.03	(a)
Total		1,613.03	=
Basis of pricing Cost of service The margin of charges over costs Assets allocable to the services The overall rate of return on assets	(a) (a) NA NA NA	(a) (a) NA NA NA	

⁽a) Services are performed under the IASA.

3.0 Financial Statements

Financial statements for the year ended December 31, 2020 are included in the following pages. The pages provided are the balance sheets and the income statements.

Dominion Energy, Inc. Consolidated Balance Sheets

At December 31,	2020	2019
(millions)		
Assets		
Current Assets		
Cash and cash equivalents	\$ 172	\$ 135
Customer receivables (less allowance for doubtful accounts of \$42 and \$18)	2,295	2,085
Other receivables (less allowance for doubtful accounts of \$3 at both dates)	212	340
Inventories:	1 105	1 071
Materials and supplies Fossil fuel	1,105 349	1,071
Gas stored	349 96	411 134
Prepayments Prepayments	309	134 296
Regulatory assets	699	871
Other	167	218
Current assets held for sale ⁽¹⁾	1,482	535
Total current assets	6,886	6,096
Investments		
Nuclear decommissioning trust funds	6,900	6,192
Investment in equity method affiliates	2,934	1,334
Other	404	379
Total investments	10,238	7,905
Property, Plant and Equipment		
Property, plant and equipment	82,959	82,043
Accumulated depreciation, depletion and amortization	(25,111)	(24,843
Total property, plant and equipment, net	57,848	57,200
Deferred Charges and Other Assets		
Goodwill	7,381	7,395
Pension and other postretirement benefit assets	1,704	1,707
Intangible assets, net	765	685
Regulatory assets Other	9,133	7,652
	1,950	1,226
Total deferred charges and other assets	20,933	18,665
Noncurrent assets held for sale		13,957
Total assets	\$ 95,905	\$103,823

⁽¹⁾ See Note 9 for amounts attributable to related parties.

The accompanying notes are an integral part of Dominion Energy's Consolidated Financial Statements.

At December 31,	2020	2019
(millions)		
Liabilities And Equity		
Current Liabilities		
Securities due within one year	\$ 1,937	\$ 2,462
Supplemental 364-Day credit facility borrowings	225	_
Short-term debt	895	849
Accounts payable	944	1,023
Accrued interest, payroll and taxes Regulatory liabilities	1,133 809	1,284 455
Reserves for SCANA legal proceedings	208	696
Liability to Atlantic Coast Pipeline	1,052	030
Q-Pipe Transaction deposit	1,290	_
Other ⁽¹⁾	1,725	2,132
Current liabilities held for sale	625	1,039
Total current liabilities	10,843	9,940
Long-Term Debt		
Long-term debt	30,915	25,492
Junior subordinated notes	2,161	3,406
Other	881	100
Total long-term debt	33,957	28,998
Deferred Credits and Other Liabilities		
Deferred income taxes and investment tax credits	5,953	6,277
Regulatory liabilities	10,187	10,204
Asset retirement obligations	5,404	4,790
Pension and other postretirement benefit liability Other ⁽¹⁾	1,706 1,394	2,364
	·	1,463
Total deferred credits and other liabilities	24,644	25,098
Noncurrent liabilities held for sale		5,754
Total liabilities	69,444	69,790
Commitments and Contingencies (see Note 23)		
Equity		0.007
Preferred stock (See Note 19)	2,387	2,387
Common stock – no par ⁽²⁾	21,258	23,824
Retained earnings Accumulated other comprehensive loss	4,189 (1,717)	7,576 (1,793
Total shareholders' equity	26,117	31,994
	344	2,039
Noncontrolling interests		
Total equity	26,461	34,033
Total liabilities and equity	\$95,905	\$103,823

⁽¹⁾ See Note 9 for amounts attributable to related parties.
(2) 1.8 billion shares authorized; 806 million shares and 838 million shares outstanding at December 31, 2020 and 2019, respectively.

The accompanying notes are an integral part of Dominion Energy's Consolidated Financial Statements.

Dominion Energy, Inc. Consolidated Statements of Income

Year Ended December 31,	2020	2019	2018
(millions, except per share amounts)			
Operating Revenue	\$14,172	\$14,401	\$11,199
Operating Expenses			
Electric fuel and other energy-related purchases	2,243	2,885	2,687
Purchased electric capacity	53 889	88	122
Purchased gas Other operations and maintenance	3,685	1,560 3,790	604 2,786
Depreciation, depletion and amortization	2,332	2,283	1,660
Other taxes	2,332 871	883	580
Impairment of assets and other charges	2,105	1,520	12
Gains on sales of assets	(61)	(152)	(265
Total operating expenses	12,117	12,857	8,186
Income from operations	2,055	1,544	3,013
Other income	733	811	885
Interest and related charges	1,377	1,486	1,279
Income from continuing operations including noncontrolling interests before income tax expense	1,411	869	2,619
Income tax expense	83	209	522
Net Income From Continuing Operations Including Noncontrolling Interests	1,328	660	2,097
Net Income (Loss) From Discontinued Operations Including Noncontrolling Interests ⁽¹⁾⁽²⁾	(1,878)	716	452
Net Income (Loss) Including Noncontrolling Interests	(550)	1,376	2,549
Noncontrolling Interests	(149)	18	102
Net Income (Loss) Attributable to Dominion Energy	\$ (401)	\$ 1,358	\$ 2,447
Amounts attributable to Dominion Energy	4 4 500	Φ 650	Φ 0 007
Net Income from continuing operations	\$ 1,583	\$ 653	\$ 2,087
Net Income (Loss) from discontinued operations	(1,984)	705	360
Net Income (Loss) attributable to Dominion Energy	\$ (401)	\$ 1,358	\$ 2,447
EPS—Basic		Φ 0.70	Φ 0.10
Net income from continuing operations	\$ 1.83	\$ 0.79	\$ 3.19
Net income (loss) discontinued operations	(2.39)	0.87	0.55
Net income (loss) attributable to Dominion Energy	\$ (0.56)	\$ 1.66	\$ 3.74
EPS—Diluted	. 4.60	Φ 0.75	Φ 0.10
Net income from continuing operations	\$ 1.82	\$ 0.75	\$ 3.19
Net income (loss) discontinued operations	(2.39)	0.87	0.55
Net income (loss) attributable to Dominion Energy	\$ (0.57)	\$ 1.62	\$ 3.74

The accompanying notes are an integral part of Dominion Energy's Consolidated Financial Statements.

⁽¹⁾ See Note 9 for amounts attributable to related parties.
(2) Includes income tax expense (benefit) of \$(204) million, \$142 million and \$58 million for the years ended December 31, 2020, 2019 and 2018,

Wexpro Company Consolidated Balance Sheets

At December 31,		2020		2019
(millions)				
ASSETS				
Current Assets				
Cash and cash equivalents	\$	9.3	\$	4.4
Accounts receivable, net of allowance for uncollectible accounts of \$0.1 and \$-		5.2		4.2
Receivables from affiliates		20.9		21.6
Materials and supplies, at lower of average cost or market		1.3		3.0
Regulatory assets ⁽¹⁾		18.6		18.4
Prepaid expenses and other		1.0		0.7
Total current assets		56.3		52.3
Property, Plant and Equipment				
Cost-of-service gas and oil property, plant and equipment, successful efforts				
method		1,872.0		1,808.2
Accumulated depreciation, depletion and amortization		(1,268.4)		(1,174.0)
Total cost-of-service gas and oil property, plant and equipment, net		603.6		634.2
Other Assets			_	
Other		51.8		44.1
Total other assets		51.8		44.1
Total assets	\$	711.7	\$	730.6
				
LIABILITIES AND COMMON SHAREHOLDER'S EQUITY Current Liabilities				
Accounts payable	\$	5.8	\$	10.8
Payables to affiliates		2.7		3.1
Accrued expenses and other		3.2		7.7
Regulatory liabilities		4.9		4.9
Production and other taxes		9.1		9.5
Total current liabilities		25.7		36.0
Deferred Credits and Other Liabilities				
Deferred income taxes		74.4		72.0
Asset retirement obligations		101.9		93.9
Regulatory liabilities		68.2		75.1
Other		5.3		8.5
Total deferred credits and other liabilities		249.8		249.5
Total liabilities		275.5		285.5
Commitments and Contingencies (see Note 7)				
Common Shareholder's Equity				
Common stock - par value \$0.01 per share; 1,000 shares authorized, issued				
and outstanding		_		
Additional paid-in capital		174.4		174.4
Retained earnings		261.8		270.7
Total common shareholder's equity		436.2		445.1
Total liabilities and common shareholder's equity	\$	711.7	\$	730.6
(1) See Note 6 for amounts attributable to related parties				

 $(1) \ See \ Note \ 6 \ for \ amounts \ attributable \ to \ related \ parties.$

The accompanying notes are an integral part of Wexpro's Consolidated Financial Statements.

Wexpro Company Consolidated Statements of Income

Year Ended December 31,	 2020	2019
(millions)		
Revenues		
Operator service fee ⁽¹⁾	\$ 218.1	\$ 225.7
Oil and NGL sales	8.6	13.7
Other ⁽¹⁾	0.8	4.8
Total revenues	 227.5	 244.2
Operating Expenses		
Operating and maintenance ⁽¹⁾	22.6	22.3
General and administrative ⁽¹⁾	20.5	25.9
Production and other taxes	14.4	21.0
Depreciation, depletion and amortization	92.3	92.5
Accretion expense	 5.2	4.9
Total operating expenses	155.0	166.6
Gain (loss) on sales of assets	 (0.1)	0.1
Operating income	72.4	77.7
Other income ⁽¹⁾	0.7	1.2
Income from operations before income tax expense	73.1	78.9
Income tax expense	12.5	8.0
Net Income	\$ 60.6	\$ 70.9

⁽¹⁾ See Note 9 for amounts attributable to related parties.

The accompanying notes are an integral part of Wexpro's Consolidated Financial Statements.

ninion Energy Questar Pipeline, LLC	` ′	An Original	(Mo, Da, Yr)	
	(2)	Ì	04/29/2021	End of 2020/Q4 Pocket No
Comparative Balance Sh	eet (Ass	ets and Other Debi	its)	
•			1	Prior Year
		Page Number	Quarter/Year Balance	End Balance
		4.	(c)	12/31
		(b)		(d)
		222 224	4 000 050 005	4 000 000 704
. ,			1	1,296,926,764
			· · · ·	20,086,794
		200-201	<u> </u>	1,317,013,558
			<u> </u>	586,527,192
,			<u> </u>	730,486,366
·			0	0
, ,	.5)		0	0
Nuclear Fuel (Total of line 7 less 8)			0	0
Net Utility Plant (Total of lines 6 and 9)			723,778,525	730,486,366
Utility Plant Adjustments (116)		122	0	0
Gas Stored-Base Gas (117.1)		220	104,185,508	104,185,508
System Balancing Gas (117.2)		220	4,173,308	5,742,440
Gas Stored in Reservoirs and Pipelines-Noncurrent (117.3)		220	0	0
Gas Owed to System Gas (117.4)		220	(5,014,915)	(3,004,000)
OTHER PROPERTY AND INVESTMENTS				
Nonutility Property (121)			0	0
(Less) Accum. Provision for Depreciation and Amortization (122)			0	0
Investments in Associated Companies (123)		222-223	0	0
Investments in Subsidiary Companies (123.1)		224-225	202,605,930	222,582,160
(For Cost of Account 123.1 See Footnote Page 224, line 40)				
Noncurrent Portion of Allowances			0	0
Other Investments (124)		222-223	0	0
, ,		-	0	0
			0	0
				0
, ,				0
, , ,				0
				0
	2)			222,582,160
, ,	,		202,003,930	222,302,100
			5 702 201	2,555,995
, ,				3,627,589
<u> </u>		222 222		0
		222-223		0
` '				0 050 242
· ·				9,850,313
· · ·				466,796
				326,849
,				0
				7,983,839
, ,			0	0
Fuel Stock Expenses Undistributed (152)			0	0
	UTILITY PLANT Utility Plant (101-106, 114) Construction Work in Progress (107) TOTAL Utility Plant (Total of lines 2 and 3) (Less) Accum. Provision for Depr., Amort., Depl. (108, 111, 115) Net Utility Plant (Total of line 4 less 5) Nuclear Fuel (120.1 thru 120.4, and 120.6) (Less) Accum. Provision for Amort., of Nuclear Fuel Assemblies (120 Nuclear Fuel (Total of line 7 less 8) Net Utility Plant (Total of line 7 less 8) Net Utility Plant (Total of lines 6 and 9) Utility Plant Adjustments (116) Gas Stored-Base Gas (117.1) System Balancing Gas (117.2) Gas Stored in Reservoirs and Pipelines-Noncurrent (117.3) Gas Owed to System Gas (117.4) OTHER PROPERTY AND INVESTMENTS Nonutility Property (121) (Less) Accum. Provision for Depreciation and Amortization (122) Investments in Associated Companies (123) Investments in Subsidiary Companies (123) Investments in Subsidiary Companies (123) (For Cost of Account 123.1 See Footnote Page 224, line 40) Noncurrent Portion of Allowances Other Investments (124) Sinking Funds (125) Depreciation Fund (126) Amortization Fund - Federal (127) Other Special Funds (128) Long-Term Portion of Derivative Assets (175) Long-Term Portion of Derivative Assets (176) TOTAL Other Property and Investments (Total of lines 17-20, 22-25 CURRENT AND ACCRUED ASSETS Cash (131) Special Deposits (132-134) Working Funds (135) Temporary Cash Investments (136) Notes Receivable (141) Customer Accounts Receivable (142) Other Accounts Receivable from Associated Companies (146) Fuel Stock (151)	UTILITY PLANT Utility Plant (101-106, 114) Construction Work in Progress (107) TOTAL Utility Plant (Total of lines 2 and 3) (Less) Accum. Provision for Depr., Amort, Depl. (108, 111, 115) Net Utility Plant (Total of line 4 less 5) Nuclear Fuel (120.1 thru 120.4, and 120.6) (Less) Accum. Provision for Amort., of Nuclear Fuel Assemblies (120.5) Nuclear Fuel (Total of line 7 less 8) Net Utility Plant (Total of lines 6 and 9) Utility Plant Adjustments (116) Gas Stored-Base Gas (117.1) System Balancing Gas (117.2) Gas Stored in Reservoirs and Pipelines-Noncurrent (117.3) Gas Owed to System Gas (117.4) OTHER PROPERTY AND INVESTMENTS Nonutility Property (121) (Less) Accum. Provision for Depreciation and Amortization (122) Investments in Associated Companies (123.1) (For Cost of Account 123.1 See Footnote Page 224, line 40) Noncurrent Portion of Allowances Other Investments (126) Amortization Fund (126) Amortization Fund - Federal (127) Other Special Funds (128) Long-Term Portion of Derivative Assets (175) Long-Term Portion of Derivative Assets (175) CURRENT AND ACCRUED ASSETS Cash (131) Special Deposits (132-134) Working Funds (135) Temporary Cash Investments (136) Notes Receivable (141) Customer Accounts Receivable (142) Other Accounts Receivable (143) (Less) Accum. Provision for Uncollectible Accounts - Credit (144) Notes Receivable from Associated Companies (145)	Reference Page Number	(a) (a) (b) (c) (c) (c) (c) (c) (c) (c) (c) (c) (c

Dom	rian Franco Overton Binatina III C	his Report Is:) XAn Original	Date of Report (Mo, Da, Yr)	Year/Period of Repoint Er 2020 Affiliate Transact
	nion Energy Questar Pipeline, LLC (2	· —	04/29/2021	End of 2020/Q4 Pocket No.
Т	Comparative Balance Sheet (Ass	ets and Other Debits)(co	ntinued)	
ne lo.	Title of Account	Reference Page Number	Current Year End of Quarter/Year Balance (c)	Prior Year End Balance 12/31
	(a)	(b)	(0)	(d)
ļ	Residuals (Elec) and Extracted Products (Gas) (153)		0	0
5	Plant Materials and Operating Supplies (154)		4,252,438	4,663,804
3	Merchandise (155)		0	0
7	Other Materials and Supplies (156)		0	0
	Nuclear Materials Held for Sale (157)		0	0
)	Allowances (158.1 and 158.2)		0	0
	(Less) Noncurrent Portion of Allowances		0	0
	Stores Expense Undistributed (163)		0	0
	Gas Stored Underground-Current (164.1)	220	3,352,051	1,957,429
	Liquefied Natural Gas Stored and Held for Processing (164.2 thru 164.3) 220	0	0
	Prepayments (165)	230	341,651	316,642
	Advances for Gas (166 thru 167)		0	0
	Interest and Dividends Receivable (171)		0	0
	Rents Receivable (172)		0	0
	Accrued Utility Revenues (173)		0	0
	Miscellaneous Current and Accrued Assets (174)		8,060,771	7,269,052
	Derivative Instrument Assets (175)		0	0
	(Less) Long-Term Portion of Derivative Instrument Assets (175)		0	0
T	Derivative Instrument Assets - Hedges (176)		0	0
	(Less) Long-Term Portion of Derivative Instrument Assests - Hedges (17	76)	0	0
	TOTAL Current and Accrued Assets (Total of lines 32 thru 63)		43,933,474	38,364,610
1	DEFERRED DEBITS			
-+	DEFERRED DEBITS Unamortized Debt Expense (181)		3,032,273	3,181,819
		230	3,032,273	3,181,819
,	Unamortized Debt Expense (181)	230 230		
	Unamortized Debt Expense (181) Extraordinary Property Losses (182.1)		0	0
	Unamortized Debt Expense (181) Extraordinary Property Losses (182.1) Unrecovered Plant and Regulatory Study Costs (182.2)	230	0	0
	Unamortized Debt Expense (181) Extraordinary Property Losses (182.1) Unrecovered Plant and Regulatory Study Costs (182.2) Other Regulatory Assets (182.3)	230	0 0 32,910,177	0 0 33,744,063
	Unamortized Debt Expense (181) Extraordinary Property Losses (182.1) Unrecovered Plant and Regulatory Study Costs (182.2) Other Regulatory Assets (182.3) Preliminary Survey and Investigation Charges (Electric)(183)	230	0 0 32,910,177 0	0 0 33,744,063
	Unamortized Debt Expense (181) Extraordinary Property Losses (182.1) Unrecovered Plant and Regulatory Study Costs (182.2) Other Regulatory Assets (182.3) Preliminary Survey and Investigation Charges (Electric)(183) Preliminary Survey and Investigation Charges (Gas)(183.1 and 183.2)	230	0 0 32,910,177 0 0	0 0 33,744,063 0
	Unamortized Debt Expense (181) Extraordinary Property Losses (182.1) Unrecovered Plant and Regulatory Study Costs (182.2) Other Regulatory Assets (182.3) Preliminary Survey and Investigation Charges (Electric)(183) Preliminary Survey and Investigation Charges (Gas)(183.1 and 183.2) Clearing Accounts (184)	230	0 0 32,910,177 0 0 0	0 0 33,744,063 0 0
	Unamortized Debt Expense (181) Extraordinary Property Losses (182.1) Unrecovered Plant and Regulatory Study Costs (182.2) Other Regulatory Assets (182.3) Preliminary Survey and Investigation Charges (Electric)(183) Preliminary Survey and Investigation Charges (Gas)(183.1 and 183.2) Clearing Accounts (184) Temporary Facilities (185)	230 232	0 0 32,910,177 0 0 0	0 0 33,744,063 0 0 0
	Unamortized Debt Expense (181) Extraordinary Property Losses (182.1) Unrecovered Plant and Regulatory Study Costs (182.2) Other Regulatory Assets (182.3) Preliminary Survey and Investigation Charges (Electric)(183) Preliminary Survey and Investigation Charges (Gas)(183.1 and 183.2) Clearing Accounts (184) Temporary Facilities (185) Miscellaneous Deferred Debits (186)	230 232	0 0 32,910,177 0 0 0 0	0 0 33,744,063 0 0 0 4,943
	Unamortized Debt Expense (181) Extraordinary Property Losses (182.1) Unrecovered Plant and Regulatory Study Costs (182.2) Other Regulatory Assets (182.3) Preliminary Survey and Investigation Charges (Electric)(183) Preliminary Survey and Investigation Charges (Gas)(183.1 and 183.2) Clearing Accounts (184) Temporary Facilities (185) Miscellaneous Deferred Debits (186) Deferred Losses from Disposition of Utility Plant (187)	230 232	0 0 32,910,177 0 0 0 0 0	0 0 33,744,063 0 0 0 0 4,943
	Unamortized Debt Expense (181) Extraordinary Property Losses (182.1) Unrecovered Plant and Regulatory Study Costs (182.2) Other Regulatory Assets (182.3) Preliminary Survey and Investigation Charges (Electric)(183) Preliminary Survey and Investigation Charges (Gas)(183.1 and 183.2) Clearing Accounts (184) Temporary Facilities (185) Miscellaneous Deferred Debits (186) Deferred Losses from Disposition of Utility Plant (187) Research, Development, and Demonstration Expend. (188)	230 232	0 0 32,910,177 0 0 0 0 0 0	0 0 33,744,063 0 0 0 4,943 0
33 33 33 33 33 33 33 33 33 33 33 33 33	Unamortized Debt Expense (181) Extraordinary Property Losses (182.1) Unrecovered Plant and Regulatory Study Costs (182.2) Other Regulatory Assets (182.3) Preliminary Survey and Investigation Charges (Electric)(183) Preliminary Survey and Investigation Charges (Gas)(183.1 and 183.2) Clearing Accounts (184) Temporary Facilities (185) Miscellaneous Deferred Debits (186) Deferred Losses from Disposition of Utility Plant (187) Research, Development, and Demonstration Expend. (188) Unamortized Loss on Reacquired Debt (189)	230 232 233	0 0 32,910,177 0 0 0 0 0 0 0 0 98,543	0 0 33,744,063 0 0 0 4,943 0 0 425,559
33 33 33 33 33 33 33 33 33 33 33 33 33	Unamortized Debt Expense (181) Extraordinary Property Losses (182.1) Unrecovered Plant and Regulatory Study Costs (182.2) Other Regulatory Assets (182.3) Preliminary Survey and Investigation Charges (Electric)(183) Preliminary Survey and Investigation Charges (Gas)(183.1 and 183.2) Clearing Accounts (184) Temporary Facilities (185) Miscellaneous Deferred Debits (186) Deferred Losses from Disposition of Utility Plant (187) Research, Development, and Demonstration Expend. (188) Unamortized Loss on Reacquired Debt (189) Accumulated Deferred Income Taxes (190)	230 232 233	0 0 32,910,177 0 0 0 0 0 0 0 0 0 98,543 16,760,627	0 0 33,744,063 0 0 0 4,943 0 425,559 17,230,612

	ne of Respondent	This Re	port Is:]An Original	Date of Report (Mo, Da, Yr)	Year/Period of Reports 2020 Affiliate Trans	
Dor	ninion Energy Questar Pipeline, LLC	(2)		04/29/2021	End of 2020/Q4 Pocket	No. 21-057-13 age 70 of 413
	Comparative Balance S	Sheet (Liabili	ties and Other Cred	dits)		
Line No.	Title of Account		Reference Page Number	Current Year End of Quarter/Year	Prior Year End Balance 12/31	
	(a)		(b)	Balance	(d)	
1	PROPRIETARY CAPITAL					
2	Common Stock Issued (201)		250-251	0	0	
3	Preferred Stock Issued (204)		250-251	0	0	
4	Capital Stock Subscribed (202, 205)		252	0	0	
5	Stock Liability for Conversion (203, 206)		252	0	0	
6	Premium on Capital Stock (207)		252	0	0	
7	Other Paid-In Capital (208-211)		253	634,449,543	662,845,491	
8	Installments Received on Capital Stock (212)		252	0	0	
9	(Less) Discount on Capital Stock (213)		254	0	0	
10	(Less) Capital Stock Expense (214)		254	0	0	
11	Retained Earnings (215, 215.1, 216)		118-119	0	0	
12	Unappropriated Undistributed Subsidiary Earnings (216.1)		118-119	(177,105,523)	(157,129,293)	
13	(Less) Reacquired Capital Stock (217)		250-251	0	0	
14	Accumulated Other Comprehensive Income (219)		117	0	0	
15	TOTAL Proprietary Capital (Total of lines 2 thru 14)			457,344,020	505,716,198	
16	LONG TERM DEBT					
17	Bonds (221)		256-257	0	0	
18	(Less) Reacquired Bonds (222)		256-257	0	0	
19	Advances from Associated Companies (223)		256-257	0	0	
20	Other Long-Term Debt (224)		256-257	430,000,000	430,000,000	
21	Unamortized Premium on Long-Term Debt (225)		258-259	0	0	
22	(Less) Unamortized Discount on Long-Term Debt-Dr (226)		258-259	1,427,233	1,457,959	
23	(Less) Current Portion of Long-Term Debt			0	0	
24	TOTAL Long-Term Debt (Total of lines 17 thru 23)			428,572,767	428,542,041	
25	OTHER NONCURRENT LIABILITIES					
26	Obligations Under Capital Leases-Noncurrent (227)			0	0	
27	Accumulated Provision for Property Insurance (228.1)			0	0	
28	Accumulated Provision for Injuries and Damages (228.2)			0	0	
29	Accumulated Provision for Pensions and Benefits (228.3)			0	0	
30	Accumulated Miscellaneous Operating Provisions (228.4)			0	0	
31	Accumulated Provision for Rate Refunds (229)			0	0	

Comparative Balance Sheet (Liabilities and Other Credits) (continued)	0 0,737 0,737 0 0,5,149 0 0,511 7,589
Comparative Balance Sheet (Liabilities and Other Credits)(continued) Prior Year End of Quarter/Year End of Quarter/Year Balance	0 0,737 0,737 0 0 0,5149 0 0,511 7,589 5,116
Page Number	0 0,737 0,737 0 0 0,5149 0 0,511 7,589 5,116
Page Number	0 0,737 0,737 0 0 0,5149 0 0,511 7,589 5,116
(a) (b) Balance (d) Long-Term Portion of Derivative Instrument Liabilities 0 0 Long-Term Portion of Derivative Instrument Liabilities - Hedges 0 Asset Retirement Obligations (230) 14,405,783 13,780 TOTAL Other Noncurrent Liabilities (Total of lines 26 thru 34) 14,405,783 13,780 CURRENT AND ACCRUED LIABILITIES 0 0 Current Portion of Long-Term Debt 0 0 Notes Payable (231) 0 4,602,387 2,270 Notes Payable to Associated Companies (233) 0 0 0 Accounts Payable to Associated Companies (234) 31,035,083 11,670 0 0 Customer Deposits (235) 2,399,559 3,62 1 1,671 0 <td>0 0,737 0,737 0 0 0,5149 0 0,511 7,589</td>	0 0,737 0,737 0 0 0,5149 0 0,511 7,589
Long-Term Portion of Derivative Instrument Liabilities	0 0,737 0,737 0 0 0,5149 0 0,511 7,589
Long-Term Portion of Derivative Instrument Liabilities - Hedges 0	0 0,737 0,737 0 0 0,5149 0 0,511 7,589
Asset Retirement Obligations (230) 14,405,783 13,780 TOTAL Other Noncurrent Liabilities (Total of lines 26 thru 34) 14,405,783 13,780 CURRENT AND ACCRUED LIABILITIES Current Portion of Long-Term Debt 0 0 Notes Payable (231) 0 4,602,387 2,270 Notes Payable to Associated Companies (233) 0 0 Accounts Payable to Associated Companies (234) 31,035,083 11,670 Customer Deposits (235) 2,399,559 3,620 Taxes Accrued (236) 262-263 4,845,116 1,200 Interest Accrued (237) 0 0 Matured Long-Term Debt (239) 0 0 Matured Long-Term Debt (239) 0 0 Matured Interest (240) 0 0 Tax Collections Payable (241) 0 0 Miscellaneous Current and Accrued Liabilities (242) 268 3,210,080 5,010	0,737 0,737 0 0 0 0,5149 0 0,511 7,589 5,116
TOTAL Other Noncurrent Liabilities (Total of lines 26 thru 34) CURRENT AND ACCRUED LIABILITIES Current Portion of Long-Term Debt Notes Payable (231) Accounts Payable (232) Notes Payable to Associated Companies (233) Accounts Payable to Associated Companies (234) Customer Deposits (235) Taxes Accrued (236) Interest Accrued (237) Dividends Declared (238) Matured Long-Term Debt (239) Matured Interest (240) Tax Collections Payable (241) Miscellaneous Current and Accrued Liabilities (242) 13,78 14,405,783 14,405,783 14,405,783 14,602,387 2,27 2,27 2,399,559 3,62 2,399,559 3,62 4,845,116 1,20 4,671,931 4,67 0 Matured Interest (238) Matured Long-Term Debt (239) Miscellaneous Current and Accrued Liabilities (242) Miscellaneous Current and Accrued Liabilities (242)	0,737 0 0 0,5,149 0 0,511 7,589 5,116
CURRENT AND ACCRUED LIABILITIES 0 Current Portion of Long-Term Debt 0 Notes Payable (231) 0 Accounts Payable (232) 4,602,387 2,276 Notes Payable to Associated Companies (233) 0 Accounts Payable to Associated Companies (234) 31,035,083 11,676 Customer Deposits (235) 2,399,559 3,622 Taxes Accrued (236) 262-263 4,845,116 1,200 Interest Accrued (237) 4,671,931 4,67 Dividends Declared (238) 0 0 Matured Long-Term Debt (239) 0 0 Matured Interest (240) 0 0 Tax Collections Payable (241) 0 0 Miscellaneous Current and Accrued Liabilities (242) 268 3,210,080 5,010	0 0 0,149 0 0,511 7,589 5,116
Current Portion of Long-Term Debt 0 Notes Payable (231) 0 Accounts Payable (232) 4,602,387 2,270 Notes Payable to Associated Companies (233) 0 Accounts Payable to Associated Companies (234) 31,035,083 11,670 Customer Deposits (235) 2,399,559 3,62 Taxes Accrued (236) 262-263 4,845,116 1,200 Interest Accrued (237) 4,671,931 4,67 Dividends Declared (238) 0 0 Matured Long-Term Debt (239) 0 0 Matured Interest (240) 0 0 Tax Collections Payable (241) 0 0 Miscellaneous Current and Accrued Liabilities (242) 268 3,210,080 5,010	0 6,149 0 0,511 7,589 6,116
Notes Payable (231) 0 Accounts Payable (232) 4,602,387 2,270 Notes Payable to Associated Companies (233) 0 Accounts Payable to Associated Companies (234) 31,035,083 11,670 Customer Deposits (235) 2,399,559 3,620 Taxes Accrued (236) 262-263 4,845,116 1,200 Interest Accrued (237) 4,671,931 4,671 Dividends Declared (238) 0 0 Matured Long-Term Debt (239) 0 0 Matured Interest (240) 0 0 Tax Collections Payable (241) 0 0 Miscellaneous Current and Accrued Liabilities (242) 268 3,210,080 5,010	0 6,149 0 0,511 7,589 6,116
Accounts Payable (232) Notes Payable to Associated Companies (233) Accounts Payable to Associated Companies (234) Customer Deposits (235) Taxes Accrued (236) Interest Accrued (237) Dividends Declared (238) Matured Long-Term Debt (239) Matured Interest (240) Tax Collections Payable (241) Miscellaneous Current and Accrued Liabilities (242) 4,602,387 2,276 2,399,559 3,62 262-263 4,845,116 1,20 4,671,931 4,67 0 0 10 11 12 13 14 15 16 17 17 18 18 18 18 18 18 18 18	0 0,511 7,589 5,116
Notes Payable to Associated Companies (233) 0 Accounts Payable to Associated Companies (234) 31,035,083 11,674 Customer Deposits (235) 2,399,559 3,62 Taxes Accrued (236) 262-263 4,845,116 1,20 Interest Accrued (237) 4,671,931 4,67 Dividends Declared (238) 0 0 Matured Long-Term Debt (239) 0 0 Matured Interest (240) 0 0 Tax Collections Payable (241) 0 0 Miscellaneous Current and Accrued Liabilities (242) 268 3,210,080 5,010	0 0,511 7,589 5,116
Accounts Payable to Associated Companies (234) 31,035,083 11,670 Customer Deposits (235) 2,399,559 3,62 Taxes Accrued (236) 262-263 4,845,116 1,20 Interest Accrued (237) 4,671,931 4,67 Dividends Declared (238) 0 0 Matured Long-Term Debt (239) 0 0 Matured Interest (240) 0 0 Tax Collections Payable (241) 0 0 Miscellaneous Current and Accrued Liabilities (242) 268 3,210,080 5,010),511 7,589 5,116
Customer Deposits (235) 2,399,559 3,62 Taxes Accrued (236) 262-263 4,845,116 1,20 Interest Accrued (237) 4,671,931 4,67 Dividends Declared (238) 0 0 Matured Long-Term Debt (239) 0 0 Matured Interest (240) 0 0 Tax Collections Payable (241) 0 0 Miscellaneous Current and Accrued Liabilities (242) 268 3,210,080 5,010	7,589 5,116
Taxes Accrued (236) 262-263 4,845,116 1,200 Interest Accrued (237) 4,671,931 4,67 Dividends Declared (238) 0 Matured Long-Term Debt (239) 0 Matured Interest (240) 0 Tax Collections Payable (241) 0 Miscellaneous Current and Accrued Liabilities (242) 268 3,210,080 5,010	5,116
Interest Accrued (237)	
Dividends Declared (238) 0 Matured Long-Term Debt (239) 0 Matured Interest (240) 0 Tax Collections Payable (241) 0 Miscellaneous Current and Accrued Liabilities (242) 268 3,210,080 5,010	031
Matured Long-Term Debt (239) 0 Matured Interest (240) 0 Tax Collections Payable (241) 0 Miscellaneous Current and Accrued Liabilities (242) 268 3,210,080 5,010	,931
Matured Interest (240) 0 Tax Collections Payable (241) 0 Miscellaneous Current and Accrued Liabilities (242) 268 3,210,080 5,010	0
Tax Collections Payable (241) Miscellaneous Current and Accrued Liabilities (242) 268 3,210,080 5,010	0
Miscellaneous Current and Accrued Liabilities (242) 268 3,210,080 5,010	0
	0
Obligations Under Capital Leases-Current (243)	6,947
	0
Derivative Instrument Liabilities (244)	0
(Less) Long-Term Portion of Derivative Instrument Liabilities	0
Derivative Instrument Liabilities - Hedges (245)	0
(Less) Long-Term Portion of Derivative Instrument Liabilities - Hedges 0	0
TOTAL Current and Accrued Liabilities (Total of lines 37 thru 54) 50,764,156 28,466	3,243
DEFERRED CREDITS	
Customer Advances for Construction (252)	0
Accumulated Deferred Investment Tax Credits (255)	0
Deferred Gains from Disposition of Utility Plant (256)	0
Other Deferred Credits (253) 269 3,768,295 3,310	
Other Regulatory Liabilities (254) 278 87,975,756 92,013	
Unamortized Gain on Reacquired Debt (257) 260 0	0
Accumulated Deferred Income Taxes - Accelerated Amortization (281) 0	0
Accumulated Deferred Income Taxes - Other Property (282) 82,811,950 80,250	
	3,520
TOTAL Deferred Credits (Total of lines 57 thru 65) 175,376,724 176,438	
TOTAL Liabilities and Other Credits (Total of lines 15,24,35,55,and 66) 1,126,463,450 1,152,94	

ominion Energy Questar Pipeline, LLC		his Report Is:	Date of I			riod of Regointon Er 2020 Affiliate Transact
ss Energy educati i ipolino, EEO	(2	1) XAn Original 2)	,	(Mo, Da, Yr) 2020 Affilial 2020 Affilial End of 2020/Q4		2020/Q4 Pocket No.
	Statement	of Income	ļ .	+		
arterly Enter in column (d) the balance for the reporting quarter and in column (e) Report in column (f) the quarter to date amounts for electric utility functio er utility function for the current year quarter. Report in column (g) the quarter to date amounts for electric utility functio er utility function for the prior year quarter. If additional columns are needed place them in a footnote.	on; in column (h) the quarter to date am	ounts for gas utility, a	nd in (j) the quai		
nual or Quarterly, if applicable to not report fourth quarter data in columns (e) and (f) Report amounts for accounts 412 and 413, Revenues and Expenses from the additional to the amount (s) over lines 2 thru 26 as appropriate. Include these and Report amounts in account 414, Other Utility Operating Income, in the sea Report data for lines 8, 10 and 11 for Natural Gas companies using accounts agree to the sea of th	mounts in colunt ame manner as bunts 404.1, 404 any account the e a contingency o power or gas major factors which will be made or rece adjustments must a statement of Irounting mehods o, give the appret from that repo	ans (c) and (d) totals. accounts 412 and 413 4.2, 404.3, 407.1 and 40 ereof. v exists such that refund purchases. State for exhich affect the rights of tived during the year result and to balance sheet, in accome, such notes may made during the year vorriate dollar effect of street in prior reports.	above. 07.2. Is of a material amount ach year effected the other utility to retain successfulting from settlement ancome, and expense a be included at page 1 which had an effect on such changes.	nt may need to b gross revenues h revenues or re t of any rate prod accounts. 22.	ne made to or costs to ecover amo ceeding aff	the utility's which the bunts paid with fecting revenues basis of
Title of Account ee (a)	Reference Page Number	Total Current Year to Date Balance for Quarter/Year	Total Prior Year to Date Balance for Quarter/Year	Current Three Months Endec Quarterly Only No Fourth Quart	i !	Prior Three Months Ended Quarterly Only o Fourth Quarter
ne (a) D.	(b)	(c)	(d)	(e)		(f)
UTILITY OPERATING INCOME						
Gas Operating Revenues (400)	300-301	179,634,675	173,050,176		0	0
Operating Expenses						
Operation Expenses (401)	317-325	44,436,972	45,032,338		0	0
Maintenance Expenses (402)	317-325	8,625,095	9,043,091		0	0
Depreciation Expense (403)	336-338	37,760,529	37,429,354		0	0
Depreciation Expense for Asset Retirement Costs (403.1)	336-338 336-338	1,402,243	226 1,220,843		0	0
Amortization and Depletion of Utility Plant (404-405) Amortization of Utility Plant Acu. Adjustment (406)	336-338	1,402,243	1,220,643		0	
Amort. of Prop. Losses, Unrecovered Plant and Reg. Study Costs (407.1)	330-330	0	0		0	
Amortization of Conversion Expenses (407.2)		0	0		0	
Regulatory Debits (407.3)		905,436	2,543,968		0	
(Less) Regulatory Credits (407.4)		1,067,633	617,163		0	0
Taxes Other than Income Taxes (408.1)	262-263	8,049,314	8,063,316		0	0
Income Taxes-Federal (409.1)	262-263	10,423,436	9,747,173		0	0
Income Taxes-Other (409.1)	262-263	2,295,746	2,180,868		0	0
Provision of Deferred Income Taxes (410.1)	234-235	5,603,946	9,623,767		0	0
(Less) Provision for Deferred Income Taxes-Credit (411.1)	234-235	4,276,677	12,444,105		0	0
Investment Tax Credit Adjustment-Net (411.4)		0	0		0	0
(Less) Gains from Disposition of Utility Plant (411.6)		0	0		0	0
Losses from Disposition of Utility Plant (411.7)		0	3,834		0	0
(Less) Gains from Disposition of Allowances (411.8)		0	0		0	0
Losses from Disposition of Allowances (411.9)		0	0		0	0
		246	235		0	0
Accretion Expense (411.10)			111,827,745		01	
		114,158,862	111,021,140			0

	e of Respondent		This Report Is:	Date of (Mo, Da			ar/Period of Reminton 2020 Affiliate Transa
Don	inion Energy Questar Pipeline, LLC		(1) X An Original (2)	04/29	,	Eı	nd of 2020/Q4 Pocket No
	Stat	ement of	Income(continued)		ļ-		
Line	Title of Account (a)	Referen Page Numbe (b)	Current Year to	Total Prior Year to Date Balance for Quarter/Year (d)	Current Three Months Endec Quarterly Only No Fourth Quart (e)	i /	Prior Three Months Ended Quarterly Only No Fourth Quarter (f)
No.		(b)	(6)	(u)	(6)		(1)
27	Net Utility Operating Income (Carried forward from page 114)		65,475,813	61,222,431		0	0
	OTHER INCOME AND DEDUCTIONS						
	Other Income						
30	Nonutility Operating Income			0			
31 32	Revenues form Merchandising, Jobbing and Contract Work (415) (Less) Costs and Expense of Merchandising, Job & Contract Work (416)		0	0		0	0
33	Revenues from Nonutility Operations (417)		983,595	879,128		0	0
34	(Less) Expenses of Nonutility Operations (417.1)		418,634	165,272		0	0
35	Nonoperating Rental Income (418)		0	0		0	0
36	Equity in Earnings of Subsidiary Companies (418.1)	119	36,493,863	41,926,675		0	0
37	Interest and Dividend Income (419)		1,999,188	2,132,549		0	0
38	Allowance for Other Funds Used During Construction (419.1)		20,107	774,961		0	0
39	Miscellaneous Nonoperating Income (421)		(67,840)	163,317		0	0
40	Gain on Disposition of Property (421.1)		706,857	87,027		0	0
41	TOTAL Other Income (Total of lines 31 thru 40)		39,717,136	45,798,385		0	0
	Other Income Deductions						
43	Loss on Disposition of Property (421.2)		0	157,891		0	0
44	Miscellaneous Amortization (425)	240	0	77,400		0	0
45 46	Donations (426.1) Life Insurance (426.2)	340	81,404 1,278	77,429 2,873		0	0
+0 17	Penalties (426.3)		1,276	2,873		0	0
18	Expenditures for Certain Civic, Political and Related Activities (426.4)		48,492	47,180		0	0
19	Other Deductions (426.5)		392,766	393,398		0	0
50	TOTAL Other Income Deductions (Total of lines 43 thru 49)	340	523,940	678,771		0	0
51	Taxes Applic. to Other Income and Deductions						
52	Taxes Other than Income Taxes (408.2)	262-26	3 0	0	•	0	0
53	Income Taxes-Federal (409.2)	262-26	3 522,135	599,223		0	0
54	Income Taxes-Other (409.2)	262-26	3 115,539	134,065		0	0
55	Provision for Deferred Income Taxes (410.2)	234-23		186,150		0	0
56	(Less) Provision for Deferred Income Taxes-Credit (411.2)	234-23	5 66,379	130,905		0	0
57	Investment Tax Credit Adjustments-Net (411.5)		0	0		0	0
58	(Less) Investment Tax Credits (420)		662,342	700 522		0	0
59 60	TOTAL Taxes on Other Income and Deductions (Total of lines 52-58) Net Other Income and Deductions (Total of lines 41, 50, 59)		38,530,854	788,533 44,331,081		0	0
	INTEREST CHARGES		30,330,034	44,351,001		0	
32	Interest on Long-Term Debt (427)		18,865,819	18,821,541		0	0
33	Amortization of Debt Disc. and Expense (428)	258-25		171,969		0	0
64	Amortization of Loss on Reacquired Debt (428.1)		327,015	454,459		0	0
35	(Less) Amortization of Premium on Debt-Credit (429)	258-25	9 0	0		0	0
66	(Less) Amortization of Gain on Reacquired Debt-Credit (429.1)		0	0		0	0
67	Interest on Debt to Associated Companies (430)	340	12,073	0		0	0
86	Other Interest Expense (431)	340	19,912	62,292		0	0
59	(Less) Allowance for Borrowed Funds Used During Construction-Credit (432)		36,996	179,655		0	0
70	Net Interest Charges (Total of lines 62 thru 69)		19,368,095	19,330,606		0	0
71	Income Before Extraordinary Items (Total of lines 27,60 and 70)		84,638,572	86,222,906		0	0
	EXTRAORDINARY ITEMS			0		0	
73 74	Extraordinary Income (434) (Less) Extraordinary Deductions (435)		0	0		0	0
'4 '5	Net Extraordinary Items (Total of line 73 less line 74)		0	0		0	0
76	Income Taxes-Federal and Other (409.3)	262-26	3 0	0		0	0
	Extraordinary Items after Taxes (Total of line 75 less line 76)	202-20	0	0		0	0
77			-	86,222,906		0	0

Nam	e of Respondent		Report Is:	Date of Report (Mo, Da, Yr)	Year/Period of Repointo 2020 Affiliate Tran	
Don	ninion Energy Overthrust Pipeline, LLC	(1)	X An Original	04/29/2021	End of 2020/O Pocket	No. 21-057-13 age 74 of 413
	Comparative Balance S	<u> </u>	Assets and Other Debi	ts)		3
Line	Title of Account		Reference	Current Year End of	Prior Year	
No.	Tido of Acosonia		Page Number	Quarter/Year Balance	End Balance	
				(c)	12/31	
	(a)		(b)		(d)	
1	UTILITY PLANT					
2	Utility Plant (101-106, 114)		200-201	474,632,954	469,819,682	
3	Construction Work in Progress (107)		200-201	544,343	93,449	
4	TOTAL Utility Plant (Total of lines 2 and 3)		200-201	475,177,297	469,913,131	
5	(Less) Accum. Provision for Depr., Amort., Depl. (108, 111, 115)			251,900,846	241,624,827	
6	Net Utility Plant (Total of line 4 less 5)			223,276,451	228,288,304	
7	Nuclear Fuel (120.1 thru 120.4, and 120.6)			0	0	
8	(Less) Accum. Provision for Amort., of Nuclear Fuel Assemblies (120	0.5)		0	0	
9	Nuclear Fuel (Total of line 7 less 8)			0	0	
10	Net Utility Plant (Total of lines 6 and 9)			223,276,451	228,288,304	
11	Utility Plant Adjustments (116)		122	0	0	
12	Gas Stored-Base Gas (117.1)		220	0	0	
13	System Balancing Gas (117.2)		220	0	0	
14	Gas Stored in Reservoirs and Pipelines-Noncurrent (117.3)		220	0	0	
15	Gas Owed to System Gas (117.4)		220	0	0	
16	OTHER PROPERTY AND INVESTMENTS					
17	Nonutility Property (121)			0	0	
18	(Less) Accum. Provision for Depreciation and Amortization (122)			0	0	
19	Investments in Associated Companies (123)		222-223	0	0	
20	Investments in Subsidiary Companies (123.1)		224-225	0	0	
21	(For Cost of Account 123.1 See Footnote Page 224, line 40)					
22	Noncurrent Portion of Allowances			0	0	
23	Other Investments (124)		222-223	0	0	
24	Sinking Funds (125)			0	0	
25	Depreciation Fund (126)			0	0	
26	Amortization Fund - Federal (127)			0	0	
27	Other Special Funds (128)			0	0	
28	Long-Term Portion of Derivative Assets (175)			0	0	
29	Long-Term Portion of Derivative Assets - Hedges (176)			0	0	
30	TOTAL Other Property and Investments (Total of lines 17-20, 22-2	20)		0	0	
31	CURRENT AND ACCRUED ASSETS	.9)		0	0	
32				220,832	7,266,995	
	Cash (131)					
33	Special Deposits (132-134)			525,055	462,310	
34	Working Funds (135)		222 222	0	0	
35	Temporary Cash Investments (136)		222-223	0	0	
36	Notes Receivable (141)			0	0	
37	Customer Accounts Receivable (142)			5,132,661	5,503,100	
38	Other Accounts Receivable (143)			1,069,362	232,933	
39	(Less) Accum. Provision for Uncollectible Accounts - Credit (144)			0	0	
40	Notes Receivable from Associated Companies (145)			0	0	
41	Accounts Receivable from Associated Companies (146)			0	144,868	
42	Fuel Stock (151)			0	0	
43	Fuel Stock Expenses Undistributed (152)			0	0	
	1		i	i	i !	

Domi	minus Frances Consultances Bination 11 C	is Report Is: XAn Original	Date of Report (Mo, Da, Yr)	Year/Period of Repoirton Er 2020 Affiliate Transact
ina	nion Energy Overthrust Pipeline, LLC		04/29/2021	End of 2020/Q4 Pocket No.
	Comparative Balance Sheet (Asse	ets and Other Debits)(co	ntinued)	
ne lo.	Title of Account	Reference Page Number	Current Year End of Quarter/Year Balance (c)	Prior Year End Balance 12/31
_	(a)	(b)		(d)
\rightarrow	Residuals (Elec) and Extracted Products (Gas) (153)		0	0
5	Plant Materials and Operating Supplies (154)		0	0
3	Merchandise (155)		0	0
_	Other Materials and Supplies (156)		0	0
3	Nuclear Materials Held for Sale (157)		0	0
)	Allowances (158.1 and 158.2)		0	0
)	(Less) Noncurrent Portion of Allowances		0	0
	Stores Expense Undistributed (163)		0	0
2	Gas Stored Underground-Current (164.1)	220	43,336	74,174
	Liquefied Natural Gas Stored and Held for Processing (164.2 thru 164.3)	220	0	0
	Prepayments (165)	230	296,623	19,482
5	Advances for Gas (166 thru 167)		0	0
3	Interest and Dividends Receivable (171)		0	0
'	Rents Receivable (172)		0	0
3	Accrued Utility Revenues (173)		0	0
)	Miscellaneous Current and Accrued Assets (174)		1,262,946	914,495
	Derivative Instrument Assets (175)		0	0
	(Less) Long-Term Portion of Derivative Instrument Assets (175)		0	0
	Derivative Instrument Assets - Hedges (176)		0	0
	(Less) Long-Term Portion of Derivative Instrument Assests - Hedges (17	6)	0	0
ı	TOTAL Current and Accrued Assets (Total of lines 32 thru 63)		8,550,815	14,618,357
5	DEFERRED DEBITS			
; T	Unamortized Debt Expense (181)		0	0
-+	Unamortized Debt Expense (181) Extraordinary Property Losses (182.1)	230	0	0
,		230 230		
	Extraordinary Property Losses (182.1)		0	0
	Extraordinary Property Losses (182.1) Unrecovered Plant and Regulatory Study Costs (182.2)	230	0	0
	Extraordinary Property Losses (182.1) Unrecovered Plant and Regulatory Study Costs (182.2) Other Regulatory Assets (182.3)	230	0 0 1,046,855	0 0 531,356
	Extraordinary Property Losses (182.1) Unrecovered Plant and Regulatory Study Costs (182.2) Other Regulatory Assets (182.3) Preliminary Survey and Investigation Charges (Electric)(183)	230	0 0 1,046,855 0	0 0 531,356
7 3 9)	Extraordinary Property Losses (182.1) Unrecovered Plant and Regulatory Study Costs (182.2) Other Regulatory Assets (182.3) Preliminary Survey and Investigation Charges (Electric)(183) Preliminary Survey and Investigation Charges (Gas)(183.1 and 183.2)	230	0 0 1,046,855 0	0 0 531,356 0
	Extraordinary Property Losses (182.1) Unrecovered Plant and Regulatory Study Costs (182.2) Other Regulatory Assets (182.3) Preliminary Survey and Investigation Charges (Electric)(183) Preliminary Survey and Investigation Charges (Gas)(183.1 and 183.2) Clearing Accounts (184)	230	0 0 1,046,855 0 0	0 0 531,356 0 0
!	Extraordinary Property Losses (182.1) Unrecovered Plant and Regulatory Study Costs (182.2) Other Regulatory Assets (182.3) Preliminary Survey and Investigation Charges (Electric)(183) Preliminary Survey and Investigation Charges (Gas)(183.1 and 183.2) Clearing Accounts (184) Temporary Facilities (185)	230 232	0 0 1,046,855 0 0 0	0 0 531,356 0 0 0
	Extraordinary Property Losses (182.1) Unrecovered Plant and Regulatory Study Costs (182.2) Other Regulatory Assets (182.3) Preliminary Survey and Investigation Charges (Electric)(183) Preliminary Survey and Investigation Charges (Gas)(183.1 and 183.2) Clearing Accounts (184) Temporary Facilities (185) Miscellaneous Deferred Debits (186)	230 232	0 0 1,046,855 0 0 0 0	0 0 531,356 0 0 0 0
	Extraordinary Property Losses (182.1) Unrecovered Plant and Regulatory Study Costs (182.2) Other Regulatory Assets (182.3) Preliminary Survey and Investigation Charges (Electric)(183) Preliminary Survey and Investigation Charges (Gas)(183.1 and 183.2) Clearing Accounts (184) Temporary Facilities (185) Miscellaneous Deferred Debits (186) Deferred Losses from Disposition of Utility Plant (187)	230 232	0 0 1,046,855 0 0 0 0 0	0 0 531,356 0 0 0 0
7 33 33 30 30 31 31 31 31 31 31 31 31 31 31 31 31 31	Extraordinary Property Losses (182.1) Unrecovered Plant and Regulatory Study Costs (182.2) Other Regulatory Assets (182.3) Preliminary Survey and Investigation Charges (Electric)(183) Preliminary Survey and Investigation Charges (Gas)(183.1 and 183.2) Clearing Accounts (184) Temporary Facilities (185) Miscellaneous Deferred Debits (186) Deferred Losses from Disposition of Utility Plant (187) Research, Development, and Demonstration Expend. (188)	230 232	0 0 1,046,855 0 0 0 0 0	0 0 0 531,356 0 0 0 0 0
77	Extraordinary Property Losses (182.1) Unrecovered Plant and Regulatory Study Costs (182.2) Other Regulatory Assets (182.3) Preliminary Survey and Investigation Charges (Electric)(183) Preliminary Survey and Investigation Charges (Gas)(183.1 and 183.2) Clearing Accounts (184) Temporary Facilities (185) Miscellaneous Deferred Debits (186) Deferred Losses from Disposition of Utility Plant (187) Research, Development, and Demonstration Expend. (188) Unamortized Loss on Reacquired Debt (189)	230 232 233	0 0 1,046,855 0 0 0 0 0 0 0	0 0 531,356 0 0 0 0 0 0
33 33 33 33 33 33 33 33 33 33 33 33 33	Extraordinary Property Losses (182.1) Unrecovered Plant and Regulatory Study Costs (182.2) Other Regulatory Assets (182.3) Preliminary Survey and Investigation Charges (Electric)(183) Preliminary Survey and Investigation Charges (Gas)(183.1 and 183.2) Clearing Accounts (184) Temporary Facilities (185) Miscellaneous Deferred Debits (186) Deferred Losses from Disposition of Utility Plant (187) Research, Development, and Demonstration Expend. (188) Unamortized Loss on Reacquired Debt (189) Accumulated Deferred Income Taxes (190)	230 232 233	0 0 1,046,855 0 0 0 0 0 0 0 0 3,663,651	0 0 0 531,356 0 0 0 0 0 0 0 0 0 0 0

Nam	e of Respondent	This Rep		Date of Report	Year/Period of Repointo	n Energy Utah saction Report
Don	ninion Energy Overthrust Pipeline, LLC	(1) <u>X</u> (2)	An Original I	(Mo, Da, Yr) 04/29/2021	2020 Affiliate Tran End of 2020/Q4	No. 21-057-13 age 76 of 413
	Comparative Balance Sh		l ties and Other Cred		<u>'</u>	age 70 01 410
Line	Title of Account	oot (Liabiii	Reference	Current Year	Prior Year	
No.	Title of Account		Page Number	End of	End Balance	
			r ago riambor	Quarter/Year	12/31	
	(a)		(b)	Balance	(d)	
1	PROPRIETARY CAPITAL					
2	Common Stock Issued (201)		250-251	0	0	
3	Preferred Stock Issued (204)		250-251	0	0	
4	Capital Stock Subscribed (202, 205)		252	0	0	
5	Stock Liability for Conversion (203, 206)		252	0	0	
6	Premium on Capital Stock (207)		252	0	0	
7	Other Paid-In Capital (208-211)		253	124,831,696	142,065,437	
8	Installments Received on Capital Stock (212)		252	0	0	
9	(Less) Discount on Capital Stock (213)		254	0	0	
10	(Less) Capital Stock Expense (214)		254	0	0	
11	Retained Earnings (215, 215.1, 216)		118-119	0	0	
12	Unappropriated Undistributed Subsidiary Earnings (216.1)		118-119	0	0	
13	(Less) Reacquired Capital Stock (217)		250-251	0	0	
14	Accumulated Other Comprehensive Income (219)		117	0	0	
15	TOTAL Proprietary Capital (Total of lines 2 thru 14)			124,831,696	142,065,437	
16	LONG TERM DEBT					
17	Bonds (221)		256-257	0	0	
18	(Less) Reacquired Bonds (222)		256-257	0	0	
19	Advances from Associated Companies (223)		256-257	55,000,000	55,000,000	
20	Other Long-Term Debt (224)		256-257	0	0	
21	Unamortized Premium on Long-Term Debt (225)		258-259	0	0	
22	(Less) Unamortized Discount on Long-Term Debt-Dr (226)		258-259	0	0	
23	(Less) Current Portion of Long-Term Debt		200 200	0	0	
24	TOTAL Long-Term Debt (Total of lines 17 thru 23)			55,000,000	55,000,000	
25	OTHER NONCURRENT LIABILITIES			00,000,000	30,000,000	
26	Obligations Under Capital Leases-Noncurrent (227)			0	0	
27	Accumulated Provision for Property Insurance (228.1)			0	0	
28	Accumulated Provision for Injuries and Damages (228.2)			0	0	
29	Accumulated Provision for Pensions and Benefits (228.3)			0	0	
30	Accumulated Miscellaneous Operating Provisions (228.4)			0	0	
31	Accumulated Provision for Rate Refunds (229)			0	0	
31	Accumulated F10vision for Nate Neturius (229)			0	0	

	e of Respondent		eport Is: ₹]An Original	Date of Report (Mo, Da, Yr)	Year/Period of Repoint Period of Repoint Period of Repoint Period of Repoint Period Pe
Don	ninion Energy Overthrust Pipeline, LLC	(2)		04/29/2021	2020 Affiliate Transactive End of 2020/Q4 Page
	Comparative Balance Sheet (Li		and Other Credits)(c	⊥ ontinued)	
Line	Title of Account		Reference	Current Year	Prior Year
No.	This of Account		Page Number	End of	End Balance
			4.	Quarter/Year	12/31
00	(a)		(b)	Balance	(d)
32	Long-Term Portion of Derivative Instrument Liabilities			0	0
33	Long-Term Portion of Derivative Instrument Liabilities - Hedges			0	0
34	Asset Retirement Obligations (230)			1,972,703	1,887,093
35	TOTAL Other Noncurrent Liabilities (Total of lines 26 thru 34)			1,972,703	1,887,093
36	CURRENT AND ACCRUED LIABILITIES				
37	Current Portion of Long-Term Debt			0	0
38	Notes Payable (231)			0	0
39	Accounts Payable (232)			275,946	44,550
40	Notes Payable to Associated Companies (233)			0	0
41	Accounts Payable to Associated Companies (234)			6,271,921	2,897,488
42	Customer Deposits (235)			525,055	462,310
43	Taxes Accrued (236)		262-263	764,598	104,808
44	Interest Accrued (237)			0	0
45	Dividends Declared (238)			0	0
46	Matured Long-Term Debt (239)			0	0
47	Matured Interest (240)			0	0
48	Tax Collections Payable (241)			0	0
19	Miscellaneous Current and Accrued Liabilities (242)		268	1,996,581	1,306,386
50	Obligations Under Capital Leases-Current (243)			0	0
51	Derivative Instrument Liabilities (244)			0	0
52	(Less) Long-Term Portion of Derivative Instrument Liabilities			0	0
53	Derivative Instrument Liabilities - Hedges (245)			0	0
54	(Less) Long-Term Portion of Derivative Instrument Liabilities - Hedge	ges		0	0
55	TOTAL Current and Accrued Liabilities (Total of lines 37 thru 54)			9,834,101	4,815,542
56	DEFERRED CREDITS				
57	Customer Advances for Construction (252)			0	0
58	Accumulated Deferred Investment Tax Credits (255)			0	0
59	Deferred Gains from Disposition of Utility Plant (256)			0	0
60	Other Deferred Credits (253)		269	0	0
61	Other Regulatory Liabilities (254)		278	19,163,785	19,450,194
62	Unamortized Gain on Reacquired Debt (257)		260	0	0
63	Accumulated Deferred Income Taxes - Accelerated Amortization (2	281)		0	0
64	Accumulated Deferred Income Taxes - Other Property (282)			25,478,467	23,851,886
65	Accumulated Deferred Income Taxes - Other (283)			257,020	94,706
36	TOTAL Deferred Credits (Total of lines 57 thru 65)			44,899,272	43,396,786
67	TOTAL Liabilities and Other Credits (Total of lines 15,24,35,55,and	d 66)		236,537,772	247,164,858

	e of Respondent		his Report Is:	Date of			eriod of Repointo 2020 Affiliate Tran
Dominion Energy Overthrust Pipeline, LLC			1) XAn Original 2)	(Mo, Da 04/29	,	End o	of 2020/Q4 ^{Docket}
			of Income				
Rep her u Rep her u	rly r in column (d) the balance for the reporting quarter and in column (e) to the column (f) the quarter to date amounts for electric utility function; tility function for the current year quarter. Out in column (g) the quarter to date amounts for electric utility function; tility function for the prior year quarter. It is followed by the prior year quarter. It is difficult to the prior year quarter.	n column (h) the quarter to date am	ounts for gas utility, a	nd in (j) the qua		
Do r Reppread Rep Use Use Use Give Give Ceive 3. En Goodtil. Ex	or Quarterly, if applicable of report fourth quarter data in columns (e) and (f) or amounts for accounts 412 and 413, Revenues and Expenses from the amount of the amount of the amount of the amounts in account 414, Other Utility Operating Income, in the same or data for lines 8, 10 and 11 for Natural Gas companies using account page 122 for important notes regarding the statement of income for an econcise explanations concerning unsettled rate proceedings where a ters or which may result in material refund to the utility with respect to patency relates and the tax effects together with an explanation of the material refunds or one or gas purchases. The concise explanations concerning significant amounts of any refunds refund or costs incurred for power or gas purches, and a summary of the action of the sum of the concise explanation of the steer on page 122 a concise explanation of only those changes in account one and apportionments from those used in the preceding year. Also, go the columns are insufficient for reporting additional utility departments, see columns are insufficient for reporting additional utility departments, see columns are insufficient for reporting additional utility departments, see columns are insufficient for reporting additional utility departments, see columns are insufficient for reporting additional utility departments, see columns are insufficient for reporting additional utility departments, see columns are insufficient for reporting additional utility departments, see columns are insufficient for reporting additional utility departments, see columns are insufficient for reporting additional utility departments, see columns are insufficient for reporting additional utility departments, see columns are insufficient for reporting additional utility departments, see columns are insufficient for reporting additional utility departments, see columns are insufficient for reporting additional utility departments.	unts in colur e manner as ts 404.1, 40 y account th contingence ower or gas for factors w made or rece justments in attement of I ting mehods ive the appromentations.	nns (c) and (d) totals. accounts 412 and 413 4.2, 404.3, 407.1 and 40 ereof. y exists such that refund purchases. State for exhich affect the rights of sived during the year residued to balance sheet, in ncome, such notes may be made during the year we repriate dollar effect of s rted in prior reports.	above. 27.2. Is of a material amour ach year effected the the utility to retain successfulting from settlement and expense a be included at page 1 which had an effect or such changes.	nt may need to be gross revenues ch revenues or re t of any rate pro accounts. 122. In net income, inc	e made to or costs to cover an acceding a	o the utility's to which the nounts paid with affecting revenues e basis of
	Title of Account	Reference Page Number	Total Current Year to Date Balance for Quarter/Year	Total Prior Year to Date Balance for Quarter/Year	Current Three Months Ended Quarterly Only No Fourth Quar	d /	Prior Three Months Ended Quarterly Only No Fourth Quarter
ne o.	(a)	(b)	(c)	(d)	(e)		(f)
	JTILITY OPERATING INCOME						
'							
\rightarrow	Gas Operating Revenues (400)	300-301	63,417,862	71,908,562		0	0
(Operating Expenses			, ,			0
(Operating Expenses Operation Expenses (401)	317-325	5,946,827	6,363,989		0	0
(Operating Expenses Operation Expenses (401) Maintenance Expenses (402)	317-325 317-325	5,946,827 938,920	6,363,989 931,286		0	0
(Operating Expenses Operation Expenses (401) Maintenance Expenses (402) Depreciation Expense (403)	317-325 317-325 336-338	5,946,827	6,363,989		0 0 0	0
(Operating Expenses Operation Expenses (401) Maintenance Expenses (402) Depreciation Expense (403) Depreciation Expense for Asset Retirement Costs (403.1)	317-325 317-325 336-338 336-338	5,946,827 938,920 10,439,163	6,363,989 931,286 10,547,621 0		0	
(Operating Expenses Operation Expenses (401) Maintenance Expenses (402) Depreciation Expense (403) Depreciation Expense for Asset Retirement Costs (403.1) Amortization and Depletion of Utility Plant (404-405)	317-325 317-325 336-338 336-338 336-338	5,946,827 938,920	6,363,989 931,286 10,547,621 0 1,101		0 0 0 0	0
((Operating Expenses Operation Expenses (401) Maintenance Expenses (402) Depreciation Expense (403) Depreciation Expense for Asset Retirement Costs (403.1) Amortization and Depletion of Utility Plant (404-405) Amortization of Utility Plant Acu. Adjustment (406)	317-325 317-325 336-338 336-338	5,946,827 938,920 10,439,163	6,363,989 931,286 10,547,621 0		0 0 0 0 0	0
((Operating Expenses Operating Expenses (401) Maintenance Expenses (402) Depreciation Expense (403) Depreciation Expense (403) Depreciation Expense for Asset Retirement Costs (403.1) Amortization and Depletion of Utility Plant (404-405) Amortization of Utility Plant Acu. Adjustment (406) Amort. of Prop. Losses, Unrecovered Plant and Reg. Study Costs (407.1)	317-325 317-325 336-338 336-338 336-338	5,946,827 938,920 10,439,163	6,363,989 931,286 10,547,621 0 1,101		0 0 0 0 0 0	0
((Operating Expenses Operating Expenses (401) Maintenance Expenses (402) Depreciation Expense (403) Depreciation Expense (403) Depreciation Expense for Asset Retirement Costs (403.1) Amortization and Depletion of Utility Plant (404-405) Amortization of Utility Plant Acu. Adjustment (406) Amort. of Prop. Losses, Unrecovered Plant and Reg. Study Costs (407.1) Amortization of Conversion Expenses (407.2)	317-325 317-325 336-338 336-338 336-338	5,946,827 936,920 10,439,163 0 1,101 0 0	6,363,989 931,286 10,547,621 0 1,101 0		0 0 0 0 0 0	0
	Operating Expenses Operating Expenses (401) Maintenance Expenses (402) Depreciation Expense (403) Depreciation Expense (403) Depreciation Expense for Asset Retirement Costs (403.1) Amortization and Depletion of Utility Plant (404-405) Amortization of Utility Plant Acu. Adjustment (406) Amort. of Prop. Losses, Unrecovered Plant and Reg. Study Costs (407.1) Amortization of Conversion Expenses (407.2) Regulatory Debits (407.3)	317-325 317-325 336-338 336-338 336-338	5,946,827 938,920 10,439,163 0 1,101 0 0 0 946,444	6,363,989 931,286 10,547,621 0 1,101 0 0 0 1,205,540		0 0 0 0 0 0	0
	Operating Expenses Operating Expenses (401) Maintenance Expenses (402) Depreciation Expense (403) Depreciation Expense (403) Depreciation Expense for Asset Retirement Costs (403.1) Amortization and Depletion of Utility Plant (404-405) Amortization of Utility Plant Acu. Adjustment (406) Amort. of Prop. Losses, Unrecovered Plant and Reg. Study Costs (407.1) Amortization of Conversion Expenses (407.2)	317-325 317-325 336-338 336-338 336-338	5,946,827 936,920 10,439,163 0 1,101 0 0	6,363,989 931,286 10,547,621 0 1,101 0		0 0 0 0 0 0 0	0
((Operating Expenses Operation Expenses (401) Maintenance Expenses (402) Depreciation Expense (403) Depreciation Expense for Asset Retirement Costs (403.1) Amortization and Depletion of Utility Plant (404-405) Amortization of Utility Plant Acu. Adjustment (406) Amort. of Prop. Losses, Unrecovered Plant and Reg. Study Costs (407.1) Amortization of Conversion Expenses (407.2) Regulatory Debits (407.3) (Less) Regulatory Credits (407.4)	317-325 317-325 336-338 336-338 336-338 336-338	5,946,827 938,920 10,439,163 0 1,101 0 0 0 946,444 1,154,671	6,363,989 931,286 10,547,621 0 1,101 0 0 0 1,205,540 1,245,206		0 0 0 0 0 0 0 0	0
	Operating Expenses Operating Expenses (401) Maintenance Expenses (402) Depreciation Expense (403) Depreciation Expense (403) Depreciation Expense for Asset Retirement Costs (403.1) Amortization and Depletion of Utility Plant (404-405) Amortization of Utility Plant Acu. Adjustment (406) Amort. of Prop. Losses, Unrecovered Plant and Reg. Study Costs (407.1) Amortization of Conversion Expenses (407.2) Regulatory Debits (407.3) (Less) Regulatory Credits (407.4) Taxes Other than Income Taxes (408.1)	317-325 317-325 336-338 336-338 336-338 336-338	5,946,827 938,920 10,439,163 0 1,101 0 0 0 0 946,444 1,154,671 1,946,887	6,363,989 931,286 10,547,621 0 1,101 0 0 0 1,205,540 1,245,206 1,991,287		0 0 0 0 0 0 0 0 0 0	0
	Operating Expenses Operating Expenses (401) Maintenance Expenses (402) Depreciation Expense (403) Depreciation Expense (403) Depreciation Expense for Asset Retirement Costs (403.1) Amortization and Depletion of Utility Plant (404-405) Amortization of Utility Plant Acu. Adjustment (406) Amort. of Prop. Losses, Unrecovered Plant and Reg. Study Costs (407.1) Amortization of Conversion Expenses (407.2) Regulatory Debits (407.3) (Less) Regulatory Credits (407.4) Taxes Other than Income Taxes (408.1) Income Taxes-Federal (409.1)	317-325 317-325 336-338 336-338 336-338 336-338 262-263	5,946,827 938,920 10,439,163 0 1,101 0 0 0 0 946,444 1,154,671 1,946,887	6,363,989 931,286 10,547,621 0 1,101 0 0 0 1,205,540 1,245,206 1,991,287		0 0 0 0 0 0 0 0 0 0	0
	Operating Expenses Operating Expenses (401) Maintenance Expenses (402) Depreciation Expense (403) Depreciation Expense (403) Depreciation Expense for Asset Retirement Costs (403.1) Amortization and Depletion of Utility Plant (404-405) Amortization of Utility Plant Acu. Adjustment (406) Amort. of Prop. Losses, Unrecovered Plant and Reg. Study Costs (407.1) Amortization of Conversion Expenses (407.2) Regulatory Debits (407.3) (Less) Regulatory Credits (407.4) Taxes Other than Income Taxes (408.1) Income Taxes-Federal (409.1)	317-325 317-325 336-338 336-338 336-338 336-338 262-263 262-263 262-263	5,946,827 938,920 10,439,163 0 1,101 0 0 0 946,444 1,154,671 1,946,887 7,123,205	6,363,989 931,286 10,547,621 0 1,101 0 1,101 0 1,205,540 1,245,206 1,991,287 8,739,145 0		0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0
	Operating Expenses Operating Expenses (401) Maintenance Expenses (402) Depreciation Expense (403) Depreciation Expense (403) Depreciation Expense for Asset Retirement Costs (403.1) Amortization and Depletion of Utility Plant (404-405) Amortization of Utility Plant Acu. Adjustment (406) Amort. of Prop. Losses, Unrecovered Plant and Reg. Study Costs (407.1) Amortization of Conversion Expenses (407.2) Regulatory Debits (407.3) (Less) Regulatory Credits (407.4) Taxes Other than Income Taxes (408.1) Income Taxes-Federal (409.1) Income Taxes-Other (409.1) Provision of Deferred Income Taxes (410.1)	317-325 317-325 336-338 336-338 336-338 336-338 262-263 262-263 262-263 234-235	5,946,827 938,920 10,439,163 0 1,101 0 0 0 946,444 1,154,671 1,946,887 7,123,205 0 1,991,365	6,363,989 931,286 10,547,621 0 1,101 0 1,101 0 1,205,540 1,245,206 1,991,287 8,739,145 0 3,954,213		0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0
	Operating Expenses Operating Expenses (401) Maintenance Expenses (402) Depreciation Expense (403) Depreciation Expense (403) Depreciation Expense for Asset Retirement Costs (403.1) Amortization and Depletion of Utility Plant (404-405) Amortization of Utility Plant Acu. Adjustment (406) Amort. of Prop. Losses, Unrecovered Plant and Reg. Study Costs (407.1) Amortization of Conversion Expenses (407.2) Regulatory Debits (407.3) (Less) Regulatory Credits (407.4) Taxes Other than Income Taxes (408.1) Income Taxes-Federal (409.1) Income Taxes-Other (409.1) Provision of Deferred Income Taxes (410.1) (Less) Provision for Deferred Income Taxes-Credit (411.1) Investment Tax Credit Adjustment-Net (411.4) (Less) Gains from Disposition of Utility Plant (411.6)	317-325 317-325 336-338 336-338 336-338 336-338 262-263 262-263 262-263 234-235	5,946,827 938,920 10,439,163 0 1,101 0 0 0 946,444 1,154,671 1,946,887 7,123,205 0 1,991,365	6,363,989 931,286 10,547,621 0 1,101 0 1,101 0 1,205,540 1,245,206 1,991,287 8,739,145 0 3,954,213 2,596,233 0 0		0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0
	Operating Expenses Operating Expenses (401) Maintenance Expenses (402) Depreciation Expense (403) Depreciation Expense (403) Depreciation Expense for Asset Retirement Costs (403.1) Amortization and Depletion of Utility Plant (404-405) Amortization of Utility Plant Acu. Adjustment (406) Amort. of Prop. Losses, Unrecovered Plant and Reg. Study Costs (407.1) Amortization of Conversion Expenses (407.2) Regulatory Debits (407.3) (Less) Regulatory Credits (407.4) Taxes Other than Income Taxes (408.1) Income Taxes-Federal (409.1) Provision of Deferred Income Taxes (410.1) (Less) Provision for Deferred Income Taxes-Credit (411.1) Investment Tax Credit Adjustment-Net (411.4) (Less) Gains from Disposition of Utility Plant (411.7)	317-325 317-325 336-338 336-338 336-338 336-338 262-263 262-263 262-263 234-235	5,946,827 938,920 10,439,163 0 1,101 0 0 0 946,444 1,154,671 1,946,887 7,123,205 0 1,991,365	6,363,989 931,286 10,547,621 0 1,101 0 1,101 0 1,205,540 1,245,206 1,991,287 8,739,145 0 3,954,213 2,596,233 0		0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0
	Operating Expenses Operating Expenses (401) Maintenance Expenses (402) Depreciation Expense (403) Depreciation Expense (403) Depreciation Expense for Asset Retirement Costs (403.1) Amortization and Depletion of Utility Plant (404-405) Amortization of Utility Plant Acu. Adjustment (406) Amort. of Prop. Losses, Unrecovered Plant and Reg. Study Costs (407.1) Amortization of Conversion Expenses (407.2) Regulatory Debits (407.3) (Less) Regulatory Credits (407.4) Taxes Other than Income Taxes (408.1) Income Taxes-Pederal (409.1) Income Taxes-Other (409.1) Provision of Deferred Income Taxes (410.1) (Less) Provision for Deferred Income Taxes-Credit (411.1) Investment Tax Credit Adjustment-Net (411.4) (Less) Gains from Disposition of Utility Plant (411.7) (Less) Gains from Disposition of Allowances (411.8)	317-325 317-325 336-338 336-338 336-338 336-338 262-263 262-263 262-263 234-235	5,946,827 938,920 10,439,163 0 1,101 0 0 0 946,444 1,154,671 1,946,887 7,123,205 0 1,991,365	6,363,989 931,286 10,547,621 0 1,101 0 1,101 0 1,205,540 1,245,206 1,991,287 8,739,145 0 3,954,213 2,596,233 0 0 1,126		0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
	Operating Expenses Operating Expenses (401) Maintenance Expenses (402) Depreciation Expense (403) Depreciation Expense (403) Depreciation Expense for Asset Retirement Costs (403.1) Amortization and Depletion of Utility Plant (404-405) Amortization of Utility Plant Acu. Adjustment (406) Amort. of Prop. Losses, Unrecovered Plant and Reg. Study Costs (407.1) Amortization of Conversion Expenses (407.2) Regulatory Debits (407.3) (Less) Regulatory Credits (407.4) Taxes Other than Income Taxes (408.1) Income Taxes-Federal (409.1) Income Taxes-Other (409.1) Provision of Deferred Income Taxes (410.1) (Less) Provision for Deferred Income Taxes-Credit (411.1) Investment Tax Credit Adjustment-Net (411.4) (Less) Gains from Disposition of Utility Plant (411.7) (Less) Gains from Disposition of Allowances (411.8) Losses from Disposition of Allowances (411.9)	317-325 317-325 336-338 336-338 336-338 336-338 262-263 262-263 262-263 234-235	5,946,827 938,920 10,439,163 0 1,101 0 0 0 946,444 1,154,671 1,946,887 7,123,205 0 1,991,365	6,363,989 931,286 10,547,621 0 1,101 0 1,101 0 1,205,540 1,245,206 1,991,287 8,739,145 0 3,954,213 2,596,233 0 0		0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0
	Operating Expenses Operation Expenses (401) Maintenance Expenses (402) Depreciation Expense (403) Depreciation Expense for Asset Retirement Costs (403.1) Amortization and Depletion of Utility Plant (404-405) Amortization of Utility Plant Acu. Adjustment (406) Amort. of Prop. Losses, Unrecovered Plant and Reg. Study Costs (407.1) Amortization of Conversion Expenses (407.2) Regulatory Debits (407.3) (Less) Regulatory Credits (407.4) Taxes Other than Income Taxes (408.1) Income Taxes-Federal (409.1) Income Taxes-Other (409.1) Provision of Deferred Income Taxes (410.1) (Less) Provision for Deferred Income Taxes-Credit (411.1) Investment Tax Credit Adjustment-Net (411.4) (Less) Gains from Disposition of Utility Plant (411.6) Losses from Disposition of Allowances (411.8) Losses from Disposition of Allowances (411.9) Accretion Expense (411.10)	317-325 317-325 336-338 336-338 336-338 336-338 262-263 262-263 262-263 234-235	5,946,827 938,920 10,439,163 0 1,101 0 0 946,444 1,154,671 1,946,887 7,123,205 0 1,991,365 451,810 0 0 0	6,363,989 931,286 10,547,621 0 1,101 0 0 1,101 1,205,540 1,245,206 1,991,287 8,739,145 0 3,954,213 2,596,233 0 0 1,126 0 0 0 0 0		0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
	Operating Expenses Operating Expenses (401) Maintenance Expenses (402) Depreciation Expense (403) Depreciation Expense (403) Depreciation Expense for Asset Retirement Costs (403.1) Amortization and Depletion of Utility Plant (404-405) Amortization of Utility Plant Acu. Adjustment (406) Amort. of Prop. Losses, Unrecovered Plant and Reg. Study Costs (407.1) Amortization of Conversion Expenses (407.2) Regulatory Debits (407.3) (Less) Regulatory Credits (407.4) Taxes Other than Income Taxes (408.1) Income Taxes-Federal (409.1) Income Taxes-Other (409.1) Provision of Deferred Income Taxes (410.1) (Less) Provision for Deferred Income Taxes-Credit (411.1) Investment Tax Credit Adjustment-Net (411.4) (Less) Gains from Disposition of Utility Plant (411.7) (Less) Gains from Disposition of Allowances (411.8) Losses from Disposition of Allowances (411.9)	317-325 317-325 336-338 336-338 336-338 336-338 262-263 262-263 262-263 234-235	5,946,827 938,920 10,439,163 0 1,101 0 0 0 946,444 1,154,671 1,946,887 7,123,205 0 1,991,365	6,363,989 931,286 10,547,621 0 1,101 0 1,101 0 1,205,540 1,245,206 1,991,287 8,739,145 0 3,954,213 2,596,233 0 0 1,126		0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0

1 Tairi	e of Respondent		This Report Is:	Date of (Mo, Da			ar/Period of Repointon 2020 Affiliate Transa	saction Re
Don	iinion Energy Overthrust Pipeline, LLC		(1) X An Original (2)	04/29	,	Е	nd of 2020/OrPocket N	No. 21-05 age 79 of
	Stat	ement of	ncome(continued)					ı
Line	Title of Account (a)	Referen Page Numbe (b)	Current Year to	Total Prior Year to Date Balance for Quarter/Year (d)	Current Three Months Endec Quarterly Only No Fourth Quart (e)	i /	Prior Three Months Ended Quarterly Only No Fourth Quarter (f)	1
No.		(-)	(-)	(-/	(-)		(-)	1
27	Net Utility Operating Income (Carried forward from page 114)		35,690,431	42,014,693	1	0	0	ı
	OTHER INCOME AND DEDUCTIONS				-			ı
	Other Income		_					ı
30 31	Nonutility Operating Income Revenues form Merchandising, Jobbing and Contract Work (415)		0	0		0	0	ı
32	(Less) Costs and Expense of Merchandising, Job & Contract Work (416)		0	0		0	0	ı
33	Revenues from Nonutility Operations (417)		0	0		0	0	ı
34	(Less) Expenses of Nonutility Operations (417.1)		0	0		0	0	ı
35	Nonoperating Rental Income (418)		0	0		0	0	ı
36	Equity in Earnings of Subsidiary Companies (418.1)	119	0	0		0	0	ı
37	Interest and Dividend Income (419)		33,033	127,142		0	0	ı
38	Allowance for Other Funds Used During Construction (419.1)		69,756	3,719		0	0	ı
39	Miscellaneous Nonoperating Income (421)		(18,128)	44,845		0	0	ı
10	Gain on Disposition of Property (421.1)		3,602	0		0	0	i
41	TOTAL Other Income (Total of lines 31 thru 40)		88,263	175,706		0	0	ı
	Other Income Deductions		0	0		0	0	ı
13 14	Loss on Disposition of Property (421.2) Miscellaneous Amortization (425)		0	0		0	0	ı
15 15	Donations (426.1)	340	21,074	20,610		0	0	ı
16	Life Insurance (426.2)	0.10	329	762		0	0	ı
7	Penalties (426.3)		0	0		0	0	ı
8	Expenditures for Certain Civic, Political and Related Activities (426.4)		16,220	16,895		0	0	ı
9	Other Deductions (426.5)		42,205	52,108		0	0	ı
0	TOTAL Other Income Deductions (Total of lines 43 thru 49)	340	79,828	90,375		0	0	ı
1	Taxes Applic. to Other Income and Deductions							ı
2	Taxes Other than Income Taxes (408.2)	262-26	3 0	0		0	0	ı
3	Income Taxes-Federal (409.2)	262-26	, ,	14,401		0	0	ı
54	Income Taxes-Other (409.2)	262-26		0		0		ı
55	Provision for Deferred Income Taxes (410.2)	234-23		6,716		0		ı
66 57	(Less) Provision for Deferred Income Taxes-Credit (411.2) Investment Tax Credit Adjustments-Net (411.5)	234-23	5 564	1,726		0	0	ı
58	(Less) Investment Tax Credits (420)		0	0		0	0	ı
59	TOTAL Taxes on Other Income and Deductions (Total of lines 52-58)		3,243	19,391		0	0	ı
50	Net Other Income and Deductions (Total of lines 41, 50, 59)		5,192	65,940		0	0	ı
31	INTEREST CHARGES		,	,				ı
62	Interest on Long-Term Debt (427)		0	0		0	0	ı
3	Amortization of Debt Disc. and Expense (428)	258-25	9 0	0		0	0	ı
64	Amortization of Loss on Reacquired Debt (428.1)		0	0		0	0	ı
55	(Less) Amortization of Premium on Debt-Credit (429)	258-25	9 0	0		0	0	ı
6	(Less) Amortization of Gain on Reacquired Debt-Credit (429.1)		0	0		0	0	ı
57	Interest on Debt to Associated Companies (430)	340	1,941,500	1,941,500		0	0	ı
8	Other Interest Expense (431)	340	5,163	13,483		0	0	ı
69 70	(Less) Allowance for Borrowed Funds Used During Construction-Credit (432)		9,467	(93)		0	0	i
'0 '1	Net Interest Charges (Total of lines 62 thru 69) Income Before Extraordinary Items (Total of lines 27,60 and 70)		1,937,196 33,758,427	1,955,076 40,125,557		0	0	i
			33,730,427	40,125,557		U	0	ı
<u>2</u> 73	EXTRAORDINARY ITEMS Extraordinary Income (434)		0	0		0	U	ı
' 4	(Less) Extraordinary Deductions (435)		0	0		0	0	i
<u>'</u> 5	Net Extraordinary Items (Total of line 73 less line 74)		0	0		0	0	i
6	Income Taxes-Federal and Other (409.3)	262-26	3 0	0		0	0	i
7	Extraordinary Items after Taxes (Total of line 75 less line 76)		0	0		0	0	ı
78	Net Income (Total of lines 71 and 77)	1	33,758,427	40,125,557		0	0	ı

Nam	e of Respondent		Report Is:	Date of Report (Mo, Da, Yr)	Year/Period of Repointo 2020 Affiliate Tran	saction Report
Que	star Southern Trails Pipeline Company	(1) (2)	X An Original	05/13/2021	End of 2020/Or Pocket	No. 21-057-13 Page 80 of 413
	Comparative Balance Sh	` '	ssets and Other Debi	ts)		Ü
Line	Title of Account		Reference	Current Year End of	Prior Year	
No.	This of Adodult		Page Number	Quarter/Year Balance	End Balance	
				(c)	12/31	
	(a)		(b)		(d)	
1	UTILITY PLANT					
2	Utility Plant (101-106, 114)		200-201	78,155,031	78,073,428	
3	Construction Work in Progress (107)		200-201	397,577	106,712	
4	TOTAL Utility Plant (Total of lines 2 and 3)		200-201	78,552,608	78,180,140	
5	(Less) Accum. Provision for Depr., Amort., Depl. (108, 111, 115)			17,549,834	15,995,754	
6	Net Utility Plant (Total of line 4 less 5)			61,002,774	62,184,386	
7	Nuclear Fuel (120.1 thru 120.4, and 120.6)			0	0	
8	(Less) Accum. Provision for Amort., of Nuclear Fuel Assemblies (120).5)		0	0	
9	Nuclear Fuel (Total of line 7 less 8)			0	0	
10	Net Utility Plant (Total of lines 6 and 9)			61,002,774	62,184,386	
11	Utility Plant Adjustments (116)		122	0	0	
12	Gas Stored-Base Gas (117.1)		220	0	0	
13	System Balancing Gas (117.2)		220	0	0	
14	Gas Stored in Reservoirs and Pipelines-Noncurrent (117.3)		220	0	0	
15	Gas Owed to System Gas (117.4)		220	0	0	
16	OTHER PROPERTY AND INVESTMENTS					
17	Nonutility Property (121)			0	0	
18	(Less) Accum. Provision for Depreciation and Amortization (122)			0	0	
19	Investments in Associated Companies (123)		222-223	0	0	
20	Investments in Subsidiary Companies (123.1)		224-225	0	0	
21	(For Cost of Account 123.1 See Footnote Page 224, line 40)					
22	Noncurrent Portion of Allowances			0	0	
23	Other Investments (124)		222-223	0	0	
24	Sinking Funds (125)			0	0	
25	Depreciation Fund (126)			0	0	
26	Amortization Fund - Federal (127)			0	0	
27	Other Special Funds (128)			0	0	
28	Long-Term Portion of Derivative Assets (175)			0	0	
29	Long-Term Portion of Derivative Assets - Hedges (176)			0	0	
30	TOTAL Other Property and Investments (Total of lines 17-20, 22-2	0)		0	0	
31	CURRENT AND ACCRUED ASSETS	<u> </u>		0	Ü	
32	Cash (131)			131,224	234,483	
33	Special Deposits (132-134)			131,224	234,463	
34	Working Funds (135)			0	0	
	Temporary Cash Investments (136)		222 222	0	0	
35			222-223		0	
36	Notes Receivable (141)			0	_	
37	Customer Accounts Receivable (142)			11,500	64,760	
38	Other Accounts Receivable (143)			0	0	
39	(Less) Accum. Provision for Uncollectible Accounts - Credit (144)			0	0	
40	Notes Receivable from Associated Companies (145)			0	0	
41	Accounts Receivable from Associated Companies (146)			0	767	
42	Fuel Stock (151)			0	0	
43	Fuel Stock Expenses Undistributed (152)			0	0	

Nam	e of Respondent			port Is:	Date of Report (Mo, Da, Yr)	Year/Period of Repointo 2020 Affiliate Tran	saction Report
Que	star Southern Trails Pipeline Company	(1)	台]An Original]	05/13/2021	End of 2020/Q4 Pocket	No. 21-057-13 Page 81 of 413
	Comparative Balance Sheet (Assets	an	d Other Debits)(co	ntinued)		
Line No.	Title of Account			Reference Page Number	Current Year End of Quarter/Year Balance	Prior Year End Balance 12/31	
	(a)			(b)	(c)	(d)	
44	Residuals (Elec) and Extracted Products (Gas) (153)				0	0	
45	Plant Materials and Operating Supplies (154)				0	0	
46	Merchandise (155)				0	0	
47	Other Materials and Supplies (156)				0	0	
48	Nuclear Materials Held for Sale (157)				0	0	
49	Allowances (158.1 and 158.2)				0	0	
50	(Less) Noncurrent Portion of Allowances				0	0	
51	Stores Expense Undistributed (163)				0	0	
52	Gas Stored Underground-Current (164.1)			220	0	0	
53	Liquefied Natural Gas Stored and Held for Processing (164.2 thru 16	64.3)		220	0	0	
54	Prepayments (165)			230	212,047	345,747	
55	Advances for Gas (166 thru 167)				0	0	
56	Interest and Dividends Receivable (171)				0	1,105,022	
57	Rents Receivable (172)				0	0	
58	Accrued Utility Revenues (173)				0	0	
59	Miscellaneous Current and Accrued Assets (174)				40,402	79,420	
60	Derivative Instrument Assets (175)				0	0	
61	(Less) Long-Term Portion of Derivative Instrument Assets (175)				0	0	
62	Derivative Instrument Assets - Hedges (176)				0	0	
63	(Less) Long-Term Portion of Derivative Instrument Assests - Hedges	s (176)			0	0	
64	TOTAL Current and Accrued Assets (Total of lines 32 thru 63)				395,173	1,830,199	
65	DEFERRED DEBITS						
66	Unamortized Debt Expense (181)				0	0	
67	Extraordinary Property Losses (182.1)			230	0	0	
68	Unrecovered Plant and Regulatory Study Costs (182.2)			230	0	0	
69	Other Regulatory Assets (182.3)			232	0	0	
70	Preliminary Survey and Investigation Charges (Electric)(183)				0	0	
71	Preliminary Survey and Investigation Charges (Gas)(183.1 and 183.	.2)			0	0	
72	Clearing Accounts (184)				0	0	
73	Temporary Facilities (185)				0	0	
74	Miscellaneous Deferred Debits (186)			233	1,713,250	1,648,486	
75	Deferred Losses from Disposition of Utility Plant (187)				0	0	
76	Research, Development, and Demonstration Expend. (188)				0	0	
77	Unamortized Loss on Reacquired Debt (189)				0	0	
78	Accumulated Deferred Income Taxes (190)			234-235	4,942,741	5,133,535	
79	Unrecovered Purchased Gas Costs (191)				0	0	
80	TOTAL Deferred Debits (Total of lines 66 thru 79)				6,655,991	6,782,021	
81	TOTAL Assets and Other Debits (Total of lines 10-15,30,64,and 80	0)			68,053,938	70,796,606	

·			Date of Report (Mo. Da. Yr)	Year/Period of Remirton 2020 Affiliate Transa	action Repo
estar Southern Trails Pipeline Company			05/13/2021	End of 2020/Q4 Pa	No. 21-057-1 age 82 of 41
Comparative Balance S		ities and Other Cred	lits)		Ü
Title of Account	,	Reference Page Number	Current Year End of	Prior Year End Balance	
(a)		(b)	Balance		
PROPRIETARY CAPITAL		, ,			
Common Stock Issued (201)		250-251	1	1	
Preferred Stock Issued (204)		250-251	0	0	
Capital Stock Subscribed (202, 205)		252	0	0	
Stock Liability for Conversion (203, 206)		252	0	0	
Premium on Capital Stock (207)		252	0	0	
Other Paid-In Capital (208-211)		253	72,332,029	72,332,029	
Installments Received on Capital Stock (212)		252	0	0	
(Less) Discount on Capital Stock (213)		254	0	0	
(Less) Capital Stock Expense (214)		254	0	0	
Retained Earnings (215, 215.1, 216)		118-119	(90,379,535)	(85,988,310)	
Unappropriated Undistributed Subsidiary Earnings (216.1)		118-119	0	0	
(Less) Reacquired Capital Stock (217)		250-251	0	0	
Accumulated Other Comprehensive Income (219)		117	0	0	
TOTAL Proprietary Capital (Total of lines 2 thru 14)			(18,047,505)	(13,656,280)	
LONG TERM DEBT					
Bonds (221)		256-257	0	0	
(Less) Reacquired Bonds (222)		256-257	0	0	
Advances from Associated Companies (223)		256-257	59,891,408	66,524,000	
Other Long-Term Debt (224)		256-257	0	0	
Unamortized Premium on Long-Term Debt (225)		258-259	0	0	
(Less) Unamortized Discount on Long-Term Debt-Dr (226)		258-259	0	0	
(Less) Current Portion of Long-Term Debt			0	0	
TOTAL Long-Term Debt (Total of lines 17 thru 23)			59,891,408	66,524,000	
OTHER NONCURRENT LIABILITIES					
Obligations Under Capital Leases-Noncurrent (227)			0	0	
Accumulated Provision for Property Insurance (228.1)			0	0	
Accumulated Provision for Injuries and Damages (228.2)			883	1,168	
Accumulated Provision for Pensions and Benefits (228.3)			6,549	6,921	
Accumulated Miscellaneous Operating Provisions (228.4)			0	0	
Accumulated Provision for Rate Refunds (229)			0	0	
	Comparative Balance S Title of Account (a) PROPRIETARY CAPITAL Common Stock Issued (201) Preferred Stock Issued (202, 205) Stock Liability for Conversion (203, 206) Premium on Capital Stock (207) Other Paid-In Capital (208-211) Installments Received on Capital Stock (212) (Less) Discount on Capital Stock (213) (Less) Capital Stock Expense (214) Retained Earnings (215, 215.1, 216) Unappropriated Undistributed Subsidiary Earnings (216.1) (Less) Reacquired Capital Stock (217) Accumulated Other Comprehensive Income (219) TOTAL Proprietary Capital (Total of lines 2 thru 14) LONG TERM DEBT Bonds (221) (Less) Reacquired Bonds (222) Advances from Associated Companies (223) Other Long-Term Debt (224) Unamortized Premium on Long-Term Debt (225) (Less) Unamortized Discount on Long-Term Debt-Dr (226) (Less) Current Portion of Long-Term Debt TOTAL Long-Term Debt (Total of lines 17 thru 23) OTHER NONCURRENT LIABILITIES Obligations Under Capital Leases-Noncurrent (227) Accumulated Provision for Property Insurance (228.1) Accumulated Provision for Pensions and Benefits (228.3) Accumulated Miscellaneous Operating Provisions (228.4)	Comparative Balance Sheet (Liabili Title of Account (a) PROPRIETARY CAPITAL Common Stock Issued (201) Preferred Stock Issued (204) Capital Stock Subscribed (202, 205) Stock Liability for Conversion (203, 206) Premium on Capital Stock (207) Other Paid-In Capital (208-211) Installments Received on Capital Stock (212) (Less) Discount on Capital Stock (213) (Less) Capital Stock Expense (214) Retained Earnings (215, 215.1, 216) Unappropriated Undistributed Subsidiary Earnings (216.1) (Less) Reacquired Capital Stock (217) Accumulated Other Comprehensive Income (219) TOTAL Proprietary Capital (Total of lines 2 thru 14) LONG TERM DEBT Bonds (221) (Less) Reacquired Bonds (222) Advances from Associated Companies (223) Other Long-Term Debt (224) Unamortized Premium on Long-Term Debt-Dr (226) (Less) Current Portion of Long-Term Debt TOTAL Long-Term Debt (Total of lines 17 thru 23) OTHER NONCURRENT LIABILITIES Obligations Under Capital Leases-Noncurrent (227) Accumulated Provision for Property Insurance (228.1) Accumulated Provision for Pensions and Benefits (228.3) Accumulated Miscellaneous Operating Provisions (228.4)	Setar Southern Trails Pipeline Company Comparative Balance Sheet (Liabilities and Other Cred Page Number (b)	Comparative Balance Sheet (Liabilities and Other Credits) Title of Account	

Comparative Balance Sheet (Liab Title of Account (a) -Term Portion of Derivative Instrument Liabilities -Term Portion of Derivative Instrument Liabilities - Hedges t Retirement Obligations (230) FAL Other Noncurrent Liabilities (Total of lines 26 thru 34) RENT AND ACCRUED LIABILITIES ent Portion of Long-Term Debt s Payable (231) unts Payable (232) s Payable to Associated Companies (233) unts Payable to Associated Companies (234) omer Deposits (235) s Accrued (236) est Accrued (237) ends Declared (238) red Long-Term Debt (239) red Interest (240) Collections Payable (241)	(1) X An Original (2) Reference Page Number (b) 262-263	(Mo, Da, Yr) 05/13/2021 continued) Current Year End of Quarter/Year Balance 0 7,432 0 624,590 0 1,023,446 214,184 (1,135,763) 0 0	Prior Year End Balance 12/31 (d) 0 0 8,089 0 1,558,137 0 346,465 213,315 (12,082,815)
Title of Account (a) -Term Portion of Derivative Instrument Liabilities -Term Portion of Derivative Instrument Liabilities - Hedges It Retirement Obligations (230) FAL Other Noncurrent Liabilities (Total of lines 26 thru 34) RENT AND ACCRUED LIABILITIES ent Portion of Long-Term Debt Is Payable (231) unts Payable (232) Is Payable to Associated Companies (233) unts Payable to Associated Companies (234) omer Deposits (235) Is Accrued (236) Instrument Liabilities est Accrued (237) ends Declared (238) red Long-Term Debt (239) red Interest (240)	Reference Page Number (b)	Current Year End of Quarter/Year Balance 0 0 7,432 0 624,590 1,023,446 214,184 (1,135,763) 0	End Balance 12/31 (d) 0 0 0 8,089 0 1,558,137 0 346,465 213,315 (12,082,815)
(a) -Term Portion of Derivative Instrument Liabilities -Term Portion of Derivative Instrument Liabilities - Hedges It Retirement Obligations (230) FAL Other Noncurrent Liabilities (Total of lines 26 thru 34) RENT AND ACCRUED LIABILITIES ent Portion of Long-Term Debt Is Payable (231) unts Payable (232) Is Payable to Associated Companies (233) unts Payable to Associated Companies (234) Indicate the property of	Page Number (b)	End of Quarter/Year Balance 0 0 0 7,432 0 624,590 0 1,023,446 214,184 (1,135,763) 0	End Balance 12/31 (d) 0 0 0 8,089 0 1,558,137 0 346,465 213,315 (12,082,815)
-Term Portion of Derivative Instrument Liabilities -Term Portion of Derivative Instrument Liabilities - Hedges It Retirement Obligations (230) FAL Other Noncurrent Liabilities (Total of lines 26 thru 34) RENT AND ACCRUED LIABILITIES ent Portion of Long-Term Debt Is Payable (231) unts Payable (232) Is Payable to Associated Companies (233) unts Payable to Associated Companies (234) Dimer Deposits (235) Is Accrued (236) Instrument Liabilities - Hedges He		Balance 0 0 0 7,432 0 0 624,590 0 1,023,446 214,184 (1,135,763) 0	(d) 0 0 0 8,089 0 1,558,137 0 346,465 213,315 (12,082,815)
-Term Portion of Derivative Instrument Liabilities -Term Portion of Derivative Instrument Liabilities - Hedges It Retirement Obligations (230) FAL Other Noncurrent Liabilities (Total of lines 26 thru 34) RENT AND ACCRUED LIABILITIES ent Portion of Long-Term Debt Is Payable (231) unts Payable (232) Is Payable to Associated Companies (233) unts Payable to Associated Companies (234) Dimer Deposits (235) Is Accrued (236) Instrument Liabilities - Hedges He		0 0 0 7,432 0 0 624,590 0 1,023,446 214,184 (1,135,763)	0 0 8,089 0 0 1,558,137 0 346,465 213,315 (12,082,815)
t Retirement Obligations (230) FAL Other Noncurrent Liabilities (Total of lines 26 thru 34) RENT AND ACCRUED LIABILITIES ent Portion of Long-Term Debt s Payable (231) unts Payable (232) s Payable to Associated Companies (233) unts Payable to Associated Companies (234) omer Deposits (235) s Accrued (236) est Accrued (237) ends Declared (238) red Long-Term Debt (239) red Interest (240)	262-263	0 7,432 0 0 0 624,590 0 1,023,446 214,184 (1,135,763) 0	0 8,089 0 0 1,558,137 0 346,465 213,315 (12,082,815)
FAL Other Noncurrent Liabilities (Total of lines 26 thru 34) RENT AND ACCRUED LIABILITIES ent Portion of Long-Term Debt s Payable (231) unts Payable (232) s Payable to Associated Companies (233) unts Payable to Associated Companies (234) omer Deposits (235) s Accrued (236) est Accrued (237) ends Declared (238) red Long-Term Debt (239) red Interest (240)	262-263	7,432 0 0 624,590 0 1,023,446 214,184 (1,135,763) 0	8,089 0 0 1,558,137 0 346,465 213,315 (12,082,815)
FAL Other Noncurrent Liabilities (Total of lines 26 thru 34) RENT AND ACCRUED LIABILITIES ent Portion of Long-Term Debt s Payable (231) unts Payable (232) s Payable to Associated Companies (233) unts Payable to Associated Companies (234) omer Deposits (235) s Accrued (236) est Accrued (237) ends Declared (238) red Long-Term Debt (239) red Interest (240)	262-263	0 0 624,590 0 1,023,446 214,184 (1,135,763) 0	0 0 1,558,137 0 346,465 213,315 (12,082,815)
RENT AND ACCRUED LIABILITIES ent Portion of Long-Term Debt s Payable (231) unts Payable (232) s Payable to Associated Companies (233) unts Payable to Associated Companies (234) omer Deposits (235) s Accrued (236) est Accrued (237) ends Declared (238) red Long-Term Debt (239) red Interest (240)	262-263	0 0 624,590 0 1,023,446 214,184 (1,135,763) 0	0 1,558,137 0 346,465 213,315 (12,082,815)
s Payable (231) unts Payable (232) s Payable to Associated Companies (233) unts Payable to Associated Companies (234) omer Deposits (235) s Accrued (236) est Accrued (237) ends Declared (238) red Long-Term Debt (239) red Interest (240)	262-263	0 624,590 0 1,023,446 214,184 (1,135,763) 0	0 1,558,137 0 346,465 213,315 (12,082,815)
s Payable (231) unts Payable (232) s Payable to Associated Companies (233) unts Payable to Associated Companies (234) omer Deposits (235) s Accrued (236) est Accrued (237) ends Declared (238) red Long-Term Debt (239) red Interest (240)	262-263	624,590 0 1,023,446 214,184 (1,135,763) 0	1,558,137 0 346,465 213,315 (12,082,815)
unts Payable (232) s Payable to Associated Companies (233) unts Payable to Associated Companies (234) omer Deposits (235) s Accrued (236) est Accrued (237) ends Declared (238) red Long-Term Debt (239) red Interest (240)	262-263	0 1,023,446 214,184 (1,135,763) 0	0 346,465 213,315 (12,082,815)
s Payable to Associated Companies (233) unts Payable to Associated Companies (234) omer Deposits (235) s Accrued (236) est Accrued (237) ends Declared (238) red Long-Term Debt (239) red Interest (240)	262-263	0 1,023,446 214,184 (1,135,763) 0	0 346,465 213,315 (12,082,815)
omer Deposits (235) s Accrued (236) est Accrued (237) ends Declared (238) red Long-Term Debt (239) red Interest (240)	262-263	214,184 (1,135,763) 0	213,315 (12,082,815)
omer Deposits (235) s Accrued (236) est Accrued (237) ends Declared (238) red Long-Term Debt (239) red Interest (240)	262-263	214,184 (1,135,763) 0	(12,082,815)
est Accrued (236) est Accrued (237) ends Declared (238) red Long-Term Debt (239) red Interest (240)	262-263	(1,135,763)	(12,082,815)
est Accrued (237) ends Declared (238) red Long-Term Debt (239) red Interest (240)		0	` ' '
ends Declared (238) red Long-Term Debt (239) red Interest (240)		0	
red Long-Term Debt (239) red Interest (240)			0
red Interest (240)		0	0
		0	0
		6,215	5,809
ellaneous Current and Accrued Liabilities (242)	268	7,578,197	10,665,158
pations Under Capital Leases-Current (243)	200	0	0
rative Instrument Liabilities (244)		0	0
		-	0
			0
<u> </u>			0
· · · ·	,		706,069
		0,010,000	700,000
		0	0
			0
		-	0
	260		23,161
` '			7,279,620
			0
			0
·	,		9,324,046
		, ,	587,901
, ,			17,214,728
· · · · · · · · · · · · · · · · · · ·	36)		70,796,606
	Long-Term Portion of Derivative Instrument Liabilities ative Instrument Liabilities - Hedges (245) Long-Term Portion of Derivative Instrument Liabilities - Hedges AL Current and Accrued Liabilities (Total of lines 37 thru 54) RRED CREDITS mer Advances for Construction (252) mulated Deferred Investment Tax Credits (255) red Gains from Disposition of Utility Plant (256) Deferred Credits (253) Regulatory Liabilities (254) ortized Gain on Reacquired Debt (257) mulated Deferred Income Taxes - Accelerated Amortization (281 mulated Deferred Income Taxes - Other Property (282) mulated Deferred Income Taxes - Other (283) AL Deferred Credits (Total of lines 57 thru 65)	Long-Term Portion of Derivative Instrument Liabilities ative Instrument Liabilities - Hedges (245) Long-Term Portion of Derivative Instrument Liabilities - Hedges AL Current and Accrued Liabilities (Total of lines 37 thru 54) RRED CREDITS mer Advances for Construction (252) nulated Deferred Investment Tax Credits (255) red Gains from Disposition of Utility Plant (256) Deferred Credits (253) Regulatory Liabilities (254) ortized Gain on Reacquired Debt (257) nulated Deferred Income Taxes - Accelerated Amortization (281) nulated Deferred Income Taxes - Other Property (282) nulated Deferred Income Taxes - Other (283)	D Long-Term Portion of Derivative Instrument Liabilities ative Instrument Liabilities - Hedges (245) D Long-Term Portion of Derivative Instrument Liabilities - Hedges AL Current and Accrued Liabilities (Total of lines 37 thru 54) RRED CREDITS mer Advances for Construction (252) nulated Deferred Investment Tax Credits (255) red Gains from Disposition of Utility Plant (256) Deferred Credits (253) Regulatory Liabilities (254) ortized Gain on Reacquired Debt (257) nulated Deferred Income Taxes - Accelerated Amortization (281) nulated Deferred Income Taxes - Other Property (282) nulated Deferred Income Taxes - Other (283) AL Deferred Credits (Total of lines 57 thru 65) 0 0 0 0 0 0 0 0 0 0 0 0 0

Nam	e of Respondent			Report Is:		Date of	Report		ar/Period of Repointo 2020 Affiliate Tran	nkaction Re
Que	star Southern Trails Pipeline Company		(1) X An Original (2)			(Mo, Da 05/13	,	Er	od of 2020/Or Pocket	No. 21-05
		Statemer		ncome	ļ					1
2. Repother B. Repother	erly er in column (d) the balance for the reporting quarter and in column (e) to port in column (f) the quarter to date amounts for electric utility function; utility function for the current year quarter. For in column (g) the quarter to date amounts for electric utility function; utility function for the prior year quarter. It is distinguished to the prior year quarter. It is distinguished to the prior year quarter. It is distinguished to the prior year quarter. It is distinguished to the prior year quarter. It is distinguished to the prior year quarter. It is distinguished to the prior year quarter. It is distinguished to the prior year quarter. It is distinguished to the prior year quarter. It is distinguished to the prior year quarter. It is distinguished to the prior year quarter.	in column (h) the	quarter to date am	nounts for ga	s utility, a	nd in (j) the qua			-
5. Do S. Rep Spread Rep Rep Rep Rep Rep Rep Rep Re	all or Quarterly, if applicable not report fourth quarter data in columns (e) and (f) port amounts for accounts 412 and 413, Revenues and Expenses from the different of the amount (s) over lines 2 thru 26 as appropriate. Include these amount amounts in account 414, Other Utility Operating Income, in the same port data for lines 8, 10 and 11 for Natural Gas companies using account a page 122 for important notes regarding the statement of income for an ever concise explanations concerning unsettled rate proceedings where a mers or which may result in material refund to the utility with respect to pagency relates and the tax effects together with an explanation of the material refunds on the power or gas purchases. The concise explanations concerning significant amounts of any refunds red or costs incurred for power or gas purches, and a summary of the adamy notes appearing in the report to stokholders are applicable to the Stater on page 122 a concise explanation of only those changes in accountions and apportionments from those used in the preceding year. Also, geplain in a footnote if the previous year's/quarter's figures are different from the columns are insufficient for reporting additional utility departments, so	unts in colue manner a ts 404.1, 4 y account to a contingention factors of the fa	mns (das acco 04.2, 4 hereof cy exis is purch which a ceived made to Income dis made propria	c) and (d) totals. counts 412 and 413. 04.3, 407.1 and 40. its such that refunchases. State for eaffect the rights of during the year resion balance sheet, inc. e, such notes may be during the year at the dollar effect of son prior reports.	above. 07.2. ds of a material active	rial amour ected the retain suc settlemen expense : at page ' n effect or s.	nt may need to gross revenues ch revenues or i t of any rate pro accounts. 122. n net income, in	be mades or costectove	de to the utility's sts to which the or amounts paid with ang affecting revenues g the basis of	
Line	Title of Account (a)	Reference Page Number	е	Total Current Year to Date Balance for Quarter/Year	Tota Prior Year Balan for Quarte	to Date ce	Current Thre Months Ende Quarterly On No Fourth Qua	ed lly	Prior Three Months Ended Quarterly Only No Fourth Quarter	
No.	(~)	(b)		(c)	(d)		(e)		(f)	
	UTILITY OPERATING INCOME									
2	Gas Operating Revenues (400)	300-301		137,163		144,489		0	0	_
3	Operating Expenses									4
4	Operation Expenses (401)	317-325		2,224,115		2,740,613		0	0	_
5	Maintenance Expenses (402)	317-325		505,201		448,234		0	0	_
6	Depreciation Expense (403)	336-338		1,707,977		3,600,645		0	0	_
7	Depreciation Expense for Asset Retirement Costs (403.1)	336-338		0		0		0	0	_
8	Amortization and Depletion of Utility Plant (404-405)	336-338		0		0		0	0	
9	Amortization of Utility Plant Acu. Adjustment (406)	336-338		0		0		0	0	
0	Amort. of Prop. Losses, Unrecovered Plant and Reg. Study Costs (407.1)			0		0		0	0	
1	Amortization of Conversion Expenses (407.2)			0		0		0	0	
2	Regulatory Debits (407.3)			20,892		119,618		0	0	
3	(Less) Regulatory Credits (407.4)			64,916		175,369		0	0	
4	Taxes Other than Income Taxes (408.1)	262-263		427,560		427,090		0	0	
5	Income Taxes-Federal (409.1)	262-263		(684,087)	(1,146,459)		0	0	
6	Income Taxes-Other (409.1)	262-263		(342,169)	(657,889)		0	0	
7	Provision of Deferred Income Taxes (410.1)	234-235		2,008,297		2,486,855		0	0	
8	(Less) Provision for Deferred Income Taxes-Credit (411.1)	234-235		1,635,442		11,764,318		0	0	
9	Investment Tax Credit Adjustment-Net (411.4)		\perp	0		0		0	0	_
)	(Less) Gains from Disposition of Utility Plant (411.6)		\perp	0		0		0	0	4
1	Losses from Disposition of Utility Plant (411.7)			0		0		0	0	4
2	(Less) Gains from Disposition of Allowances (411.8)		\perp	0		0		0	0	4
3	Losses from Disposition of Allowances (411.9)			0		0		0	0	4
	Accretion Expense (411.10)		_	0	,	0		0	0	4
5 3	TOTAL Utility Operating Expenses (Total of lines 4 thru 24) Net Utility Operating Income (Total of lines 2 less 25) (Carry forward to page 116,		-	4,167,428	(3,920,980)		0	0	-
	line 27)			(4,030,265)		4,065,469		0	0	
	·	ı		, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			J	

Nam	e of Respondent		This Report Is:	Date of (Mo, Date	Report		ar/Period of Repointon 2020 Affiliate Trans	ikaction E
Que	star Southern Trails Pipeline Company		(1) X An Original (2)	,	3/2021	Е	nd of 2020/Or Pocket	No. 21-0 Page 85
	State	ement of	ncome(continued)					
ine	Title of Account (a)	Referen Page Numbe (b)	Current Year to	Total Prior Year to Date Balance for Quarter/Year (d)	Current Three Months Ended Quarterly Only No Fourth Quart (e)	l '	Prior Three Months Ended Quarterly Only No Fourth Quarter (f)	
No.			.,		. ,		.,	
27	Net Utility Operating Income (Carried forward from page 114)		(4,030,265)	4,065,469		0	0	
	OTHER INCOME AND DEDUCTIONS							1
9	Other Income							1
0	Nonutility Operating Income							4
1	Revenues form Merchandising, Jobbing and Contract Work (415)		0	0		0	0	
2	(Less) Costs and Expense of Merchandising, Job & Contract Work (416)		0	0		0	0	-
3 4	Revenues from Nonutility Operations (417) (Less) Expenses of Nonutility Operations (417.1)		0	0		0	0	-
<u>+</u> 5	Nonoperating Rental Income (418)		0	0			0	1
<u>. </u>	Equity in Earnings of Subsidiary Companies (418.1)	119	0	0		0	0	1
,	Interest and Dividend Income (419)	110	595	452,022		0	0	1
3	Allowance for Other Funds Used During Construction (419.1)		0	0	+	0	0	1
9	Miscellaneous Nonoperating Income (421)		400,514	845,657		0	0	1
)	Gain on Disposition of Property (421.1)		0	0		0	0	1
	TOTAL Other Income (Total of lines 31 thru 40)		401,109	1,297,679		0	0	1
2	Other Income Deductions							1
3	Loss on Disposition of Property (421.2)		0	0		0	0	
	Miscellaneous Amortization (425)		0	0		0	0]
5	Donations (426.1)	340	35	275		0	0	
	Life Insurance (426.2)		0	0		0	0	1
	Penalties (426.3)		50	0		0	0	
	Expenditures for Certain Civic, Political and Related Activities (426.4)		0	0		0	0	
	Other Deductions (426.5)		0	7,664	+	0	0	
	TOTAL Other Income Deductions (Total of lines 43 thru 49)	340	85	7,939		0	0	
	Taxes Applic. to Other Income and Deductions Taxes Other than Income Taxes (408.2)	262-26	2	0		0		4
	Income Taxes-Federal (409.2)	262-26		(933,715)			0	1
	Income Taxes-Other (409.2)	262-26	* * *	(412,420)	+	0	0	1
	Provision for Deferred Income Taxes (410.2)	234-23		1,905,459		0		1
;	(Less) Provision for Deferred Income Taxes-Credit (411.2)	234-23		338,833		0	0	1
	Investment Tax Credit Adjustments-Net (411.5)		0	0		0	0	1
3	(Less) Investment Tax Credits (420)		0	0		0	0	1
)	TOTAL Taxes on Other Income and Deductions (Total of lines 52-58)		(174,544)	220,491		0	0	
)	Net Other Income and Deductions (Total of lines 41, 50, 59)		575,568	1,069,249		0	0	
	INTEREST CHARGES							1
	Interest on Long-Term Debt (427)		0	0		0	0	
-	Amortization of Debt Disc. and Expense (428)	258-25	9 0	0		0	0	
	Amortization of Loss on Reacquired Debt (428.1)	255.7-	0	0		0	0	-
	(Less) Amortization of Premium on Debt-Credit (429)	258-25	9 0	0		0	0	-
	(Less) Amortization of Gain on Reacquired Debt-Credit (429.1)	340	930,817	1,653,664		0	0	-
_	Interest on Debt to Associated Companies (430) Other Interest Expense (431)	340	5,711	9,934	+	0	0	1
<u> </u>	(Less) Allowance for Borrowed Funds Used During Construction-Credit (432)	340	5,711	9,934		n	0	1
,	Net Interest Charges (Total of lines 62 thru 69)		936,528	1,663,598		0	0	1
	Income Before Extraordinary Items (Total of lines 27,60 and 70)		(4,391,225)	3,471,120	+	0	0	1
	EXTRAORDINARY ITEMS		(.,55 .,225)	3,,120				
	Extraordinary Income (434)		0	0		0	0	1
	(Less) Extraordinary Deductions (435)		0	0		0	0	1
	Net Extraordinary Items (Total of line 73 less line 74)		0	0		0	0	1
	Income Taxes-Federal and Other (409.3)	262-26	3 0	0		0	0]
	Extraordinary Items after Taxes (Total of line 75 less line 76)	\perp	0	0		0	0	
3	Net Income (Total of lines 71 and 77)		(4,391,225)	3,471,120		0	0	

4.0 Loans

The following information on loans to and from affiliates of Questar Gas Company includes the following.

- A. The month-end amounts outstanding.
- B. The highest amount of outstanding during the year, separately for short-term and long-term loans
- C. A description of the terms and conditions, including bases for interest rates.
- D. The total amount of interest charged or credited and the weighted-average interest rate.
- E. Specify the commission order(s) approving the transaction where such approval is required by law.

Questar Gas Company Loan Summary 2020

	Requirements	Dominion Energy, Inc.
For inte	r-company loans to/from affiliates:	
A.	The month-end amounts outstanding for short-term and	
	long-term loans:	
	Short-term loans:	
		(2)
	January - December	(a) N/A
	Long-term Loans	N/A
В.	The highest amount during the year separately for short-	
	term and long-term loans:	
	Maximum loan to affiliate:	
	Short-term loans:	
	Amount	N/A
	Date	N/A
	Maximum loan to affiliate:	14/1
	Long-term loans:	
	Amount	N/A
	Date	N/A
		N/A
	Maximum loan from affiliate:	
	Short-term loans:	250 222 474 (1)
	Amount	259,323,171 (b)
	Date	December 28, 2020
	Maximum loan from affiliate:	
	Long-term loans:	
	Amount	N/A
	Date	N/A
C.	A description of the terms and conditions for loans including	Pursuant to the terms and
	the basis for interest rates:	conditions of the
		Intercompany Revolving
		Credit Agreement
D.	The total amount of interest charged or credited and the	
	weighted average rate of interest separately for short-term	
	and long-term loans:	
	Short-term loans:	
	Interest expense charged	831,124
	Interest expense charged Interest income credited	N/A
	interest income credited	(c)
	Long torm loans:	(C)
	Long-term loans:	N1 / A
	Interest charged or credited	N/A
E.		Refer to Appendix A
	Specify the commission order(s) approving the transaction	

- (a) Refer to the following schedule for the detail of month-end loan amounts outstanding.
- $\begin{tabular}{ll} \textbf{(b)} & \textbf{Represents the maximum cumulative outstanding balance during the reporting year.} \end{tabular}$
- (c) Refer to the following schedule for the detail of interest charged or credit and the rates of interest.

Questar Gas Company - Dominion Energy, Inc. Intercompany Revolving Credit Agreement Transactions Summary Questar Gas Company ("QGC") Dominion Energy, Inc. ("DE!") 2020

Repaid by QGC S 74,268,000 S 88,042,000 S 88,191,000 S 13,028,000 S 17,070,000 S 12,770,000 S 13,763,000 S 13,763,000 S 18,344,000 S 25,589,000 S 35,366,000	Net Principal Principal Repaid	Outstanding Said Month End		Interest Expense	Interest Income
64,088,000 \$ 22,133,000 \$ 22,33,000 \$ 62,934,000 \$ 40,572,000 \$ 36,963,002 \$ 37,354,610 \$ 55,863,247 \$ 62,668,967 \$ 46,266,290 \$	Advanced to DEI	Balance (a)	nterest Rate Range	Incurred by QGC	Earned by QGC
64,088,000 \$ 22,133,000 \$ 22,33,000 \$ 62,934,000 \$ 36,963,000 \$ 33,909,705 \$ 62,404,356 \$ 37,354,610 \$ 55,863,247 \$ 62,668,967 \$ 46,266,290 \$		\$ (131,767,000)			
22,133,000 \$ 62,934,000 \$ 62,934,000 \$ 40,572,000 \$ 36,963,000 \$ 33,909,702 \$ 62,404,356 \$ 55,863,247 \$ 62,668,967 \$ 46,266,290 \$ 100,446,453 \$	\$ 74,268,000	\$ (121,587,000)	1.82% 1.98%	176,723	-
62,934,000 40,572,000 36,963,000 33,909,702 62,404,356 37,354,610 55,863,247 55,863,247 62,668,967 46,266,290 700,446,453	\$ 88,042,000	\$ (55,678,000)	1.76% 1.85%	5 107,278	-
40,572,000 36,963,000 33,909,702 62,404,356 37,354,610 55,863,247 62,668,967 46,266,290 100,446,453	\$ 85,191,000	\$ (33,421,000)	1.76% 1.79%	49,115	-
36,963,000 33,909,702 62,404,356 37,354,610 55,863,247 62,668,967 46,266,290 100,446,453	. 58,677,000	(15,316,000)	1.35% 1.79%	23,044	-
33,909,702 \$ 62,404,356 \$ 52,404,356 \$ 52,863,247 \$ 62,668,967 \$ 46,266,290 \$ 100,446,453 \$	\$ 33,028,000	(19,251,000)	1.14% 1.28%	14,341	-
62,404,356 37,354,610 55,863,247 62,668,967 46,266,290 100,446,453	\$ 17,070,000	(36,090,702)	1.15% 1.17%	5 21,702	-
37,354,610 \$ 55,863,247 \$ 62,668,967 \$ 46,266,290 \$	\$ 21,779,000	\$ (76,716,057)	1.13%	54,356	-
55,863,247 \$ 62,668,967 \$ 46,266,290 \$ 100,446,453 \$	\$	\$ (94,075,667)	1.13% 1.16%	70,610	-
62,668,967 \$ 46,266,290 \$ 100,446,453 \$	\$ 23,763,000 -	\$ (126,175,914)	1.12%	57,247	-
46,266,290 \$ 100,446,453 \$	\$ 18,344,000	\$ (170,500,881)	1.12%	52,967	-
100,446,453 \$	\$ 25,589,000	\$ (191,178,171)	1.10% 1.13%	145,290	-
	\$ 35,366,000	\$ (256,258,625)	1.12%	58,453	-
TOTAL \$ 625,603,625 \$ 501,112,000 \$ -	\$ 501,112,000 \$ - \$			\$ 831,124	- \$

^[a] Outstanding month-end balances advanced to Questar Gas Company are shown in parentheses, if applicable.

IV. Debt Guarantees

If the parent guarantees any debt or affiliated interest, identify the entities involved, the nature of the debt, the original amount, the highest amount during the year ended December 31, 2020 and the balance as of December 31, 2020.

Questar Gas Company does not guarantee the debt of any of its affiliates.

5.0 Other Transactions

Other transactions (utility leasing of affiliate property, affiliate leasing of utility property, utility purchase of affiliate property, material or supplies and affiliate purchase of utility property, material or supplies) are as follows:	Amount
5.1 The utility leased office space from Dominion Energy Questar Corp. at the Utah Center. The listed amount includes lease, interest, maintenance, and depreciation.	642,215.29
5.2 Questar Gas charged Dominion Generation, Inc., an unregulated affiliate, for rent and rental improvements for the year ended December 31, 2019.	9,387.69
5.4 Vehicles were transferred from Dominion Energy Services to Dominion Energy Utah (Questar Gas) during 2020 as a regular course of business. These transfers were initiated because of business need.	e -20,983.61

6.0 Employee Transfers

- **6.1 Questar Gas Employee Transfers to Affiliates**
- **6.2 Questar Gas Employee Transfers from Affiliates**

6.1 Report of Questar Gas Employee Transfer to Affiliates During the Year Ended December 31, 2020

Affiliate Dom En Questar PL Srvcs	Job Title Meter Reader II	Count
Dom En Questar PL Srvcs	Engg Compliance Records Tech	1
Dom En Questar PL Srvcs	Customer Care Rep III	1
Dom En Questar PL Srvcs	Meter Reader II	1
Dom Energy Services, Inc.	Gas Supply Analyst	1
Dom Energy Services, Inc.	Business Perf Consultant	1
Dom Energy Services, Inc.	Supv Gas Distribution	1
Dom Energy Services, Inc.	Customer Account Analyst	1
Dom Energy Services, Inc.	Engineer II	1
Total		9

6.2 Report of Questar Gas Employee Transfer from Affiliates During the Year Ended December 31, 2020

Affiliate	Job Title	Count
Dom En Questar PL Srvcs	Engineer III	1
Dom En Questar PL Srvcs	Engineer III	1
Dom En Wexpro Servs Co	Intern	1
Dom Energy Services, Inc.	Leed Fleet Technician	1
Dom Energy Services, Inc.	Regulatory Analyst II	1
Dom Energy Services, Inc.	Financial Analyst	1
Dom Energy Services, Inc.	Intern	1
Total		8

7.0 Cost Allocations

- 7.1 A description of each intra-company cost allocation procedure (cost allocation manual)
- 7.2 A schedule of cost amounts allocated to the utility
- 7.3 A schedule of cost amounts from the utility
- 7.4 Copies of the Intercompany Administrative Services Agreements
- 7.5 A listing of any orders approving affiliate transactions

7.1 Cost Allocation Manual

Questar Gas Company Cost Allocation Manual For the Year Ended December 31, 2020

Overview/Introduction

Questar Gas Company (Questar Gas) has entered into an intercompany services agreement with Dominion Energy Services, Inc. (DES), an unregulated affiliate of Questar Gas. A description of services that may be provided by DES to Questar Gas can be found in Exhibit 1 to the attached DES Services Agreement.

Allocation Amounts and Methods

The methods of allocation for DES' services can be found in Exhibit 3 to the attached DES Services Agreement. In 2020 all costs were charged directly through to Questar Gas from DES and not through Questar Corp. The allocated amounts were as follows:

Affiliate name	Total services received	Amount of allocated services
Dominion Energy Services, Inc.	\$48,669,936	\$27,775,023

\$852,762 of costs were charged under the DES Services agreement to DES by Questar Gas.

Other Costs Charged to/from Questar Gas

See section 7.2 of this report for a summary of costs charged to Questar Gas from its affiliates.

Questar Gas charged Dominion Generation, Inc., an unregulated affiliate, for rent and rental improvements for the year ended December 31, 2020. See section 5.2 of this report.

7.2 Amounts Allocated to the Utility

Name of Entity	Total Services Received	Allocated	Non Allocated
Dominion Energy East Ohio	30,552.97		30,552.97
DE Questar Corporation	2,451,024.59	2,451,024.59	
DE Questar Pipeline, LLC	81,280,684.56		81,280,684.56
Questar InfoComm Inc	19,208.70		19,208.70
Questar Energy Services Inc	5,604.18		5,604.18
DE Questar Pipeline Services	1,023,891.25		1,023,891.25
Wexpro I	194,325,807.20		194,325,807.20
Wexpro II	41,300,169.87		41,300,169.87
Dominion Energy Services Inc	48,669,935.61	27,775,023.16	20,894,912.45
Total	369,106,878.93	30,226,047.75	338,880,831.18

7.3 Amounts Allocated from the Utility

Name of Entity	Total Services Provided	Allocated	Non Allocated
DE Questar Corporation	345,926.06	345,926.06	-
DE Questar Pipeline, LLC	2,628,680.50	1,037,907.58	1,590,772.92
Questar Field Services	13,272.37	13,272.37	-
DE Overthurst PL, LLC	113,032.60	108,096.76	4,935.84
Questar Southern Trails	87,971.76	43,287.69	44,684.07
Questar Energy Services Inc	201,772.49	3,758.08	198,014.41
Domionion Generation	8,665.56		8,665.56
DE Questar Pipeline Services	63,494.68	44,672.33	18,822.35
Wexpro I	605,609.35	29,208.20	576,401.15
Wexpro II	95,516.00		95,516.00
Dominion Energy Services Inc	852,762.47		852,762.47
Dominion Products & Services	46,962.07		46,962.07
DE RNG Holdings	1,727.03	1,727.03	-
DE RNG Holdings II	1,613.03	1,613.03	-
Total	5,067,005.97	1,629,469.13	3,437,536.84

7.4 Intercompany Administrative Services Agreements

EXHIBIT 10.13

DES Services Agreement

This DES Services Agreement (this "Agreement") is entered into as of January 1, 2018, by and between QUESTAR GAS COMPANY, a Utah corporation (the "Company"), and DOMINION ENERGY SERVICES, INC., a Virginia corporation ("DES"), for the benefit of the Company. DES is sometimes referred to herein as "Service Company."

WHEREAS, each of the Company and DES is a direct or indirect wholly-owned subsidiary of Dominion Energy, Inc., a Virginia corporation and a "holding company" as defined in the Public Utility Holding Company Act of 2005 that is subject to regulation as such under that Act by the Federal Energy Regulatory Commission ("Dominion");

WHEREAS, DES has been formed for the purpose of providing administrative, management and other services to Dominion and its subsidiaries ("Dominion Companies") as a subsidiary service company;

WHEREAS Dominion has completed a transaction and merger whereby the Company, subject to applicable regulatory approvals, has become a wholly-owned subsidiary of Dominion;

WHEREAS, the Company believes that it is in the interest of the Company to provide for an arrangement whereby the Company may, from time to time and at the option of the Company, agree to purchase such administrative, management and other services as set forth in Exhibit I hereto from DES for its benefit.

NOW, THEREFORE, in consideration of the mutual covenants contained herein and other valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto, intending to be legally bound, hereby agree as follows:

- I. <u>SERVICES OFFERED</u>. Exhibit I hereto lists and describes all of the services that are available from DES. DES hereby offers to supply those services to the Company for the benefit of the Company. Such services are and will be provided to the Company only at the request of the Company. DES will provide such requested services using personnel from DES and, if necessary, from non-affiliated third parties in accordance with Section III herein.
- II. <u>INITIAL SERVICES SELECTED</u>. Exhibit II lists the services from Exhibit I that (i) the Company hereby agrees to receive from DES, and (ii) DES hereby agrees to provide to the Company.
- III. <u>PERSONNEL</u>. DES will provide services by utilizing the services of such executives, accountants, financial advisers, technical advisers, attorneys, engineers, geologists and other persons as have the necessary qualifications.

If necessary, DES, after consultation with the Company, may also arrange for the services of non-affiliated experts, consultants and attorneys in connection with the performance of any of the services supplied under this Agreement.

- IV. <u>COMPENSATION AND ALLOCATION</u>. As and to the extent required by law, DES will provide such services at cost. Exhibit III hereof contains rules and methods for determining and allocating costs for DES.
- V. <u>EFFECTIVE DATE</u>. This Agreement is effective as of January 1, 2018 (the "Effective Date").
- VI. <u>TERM</u>. This Agreement shall commence on the Effective Date and shall remain in effect unless terminated earlier pursuant to Section VII(C).

VII. TERMINATION AND MODIFICATION.

- A. Modification of Services. The Company may modify its selection of services at any time during the calendar year by giving DES written notice of the additional services it wishes to receive, and/or the services it no longer wishes to receive, in Exhibit I from DES. The requested modification in services shall take effect on the first day of the first calendar month beginning at least thirty (30) days after the Company sent written notice to DES.
- B. Modification of Other Terms and Conditions. No other amendment, change or modification of this Agreement shall be valid, unless made in writing and signed by all parties hereto.
- C. Termination of this Agreement. The Company may terminate this Agreement by providing sixty (60) days advance written notice of such termination to DES. DES may terminate this Agreement by providing sixty (60) days advance written notice of such termination to the Company.

This Agreement shall be subject to the approval of any state commission or other state regulatory body whose approval is, by the laws of said state, a legal prerequisite to the execution and delivery or the performance of this Agreement.

VIII. <u>NOTICE</u>. Where written notice is required by this Agreement, said notice shall be deemed given when mailed by United States registered or certified mail, postage prepaid, return receipt requested, addressed as follows:

a. To the Company:

Questar Gas Company 333 South State Street Salt Lake City, Utah 84145-0360

With a Copy to:

Dominion Energy Services, Inc.
Law Department
120 Tredegar Street
Richmond, Virginia 23219
Attention: Managing Counsel and State Regulatory Team

b. To DES:

Dominion Energy Services, Inc. 120 Tredegar Street Richmond, Virginia 23219

With a Copy to:

Dominion Energy Services, Inc.
Law Department
120 Tredegar Street
Richmond, Virginia 23219
Attention: Managing Counsel and State Regulatory Team

- IX. GOVERNING LAW. This Agreement shall be governed by and construed in accordance with the laws of Virginia, without regard to its conflict of laws provisions.
- X. <u>ENTIRE AGREEMENT</u>. This Agreement, together with its exhibits, constitutes the entire understanding and agreement of the parties with respect to its subject matter, and effective upon the execution of this Agreement by the respective parties hereof and thereto, any and all prior agreements, understandings or representations with respect to this subject matter are hereby terminated and cancelled in their entirety and are of no further force and effect.
- XI. <u>WAIVER</u>. No waiver by any party hereto of a breach of any provision of this Agreement shall constitute a waiver of any preceding or succeeding breach of the same or any other provision hereof.
- XII. <u>ASSIGNMENT</u>. This Agreement shall inure to the benefit of and shall be binding upon the parties and their respective successors and assigns. No assignment of this Agreement or any party's rights, interests or obligations hereunder may be made without the other party's consent, which shall not be unreasonably withheld, delayed or conditioned; provided, however, that, subject to the requirements of applicable state and federal regulatory law, either party may

assign its rights, interests or obligations under this Agreement to an "affiliated interest," without the consent of the other party.

XIII. SEVERABILITY. If any provision or provisions of this Agreement shall be held to be invalid, illegal, or unenforceable, the validity, legality, and enforceability of the remaining provisions shall in no way be affected or impaired thereby.

IN WITNESS WHEREOF, the parties have caused this Agreement to be duly executed as of the date first above mentioned.

QUESTAR GAS COMPANY

By

James R. Chapman

Senior Vice President Title:_ Mergers & Aquisitions and Treasurer

DOMINION ENERGY SERVICES, INC.

Name: Simon C. Hodges

Title: Vice President - Comporate Strategy &

Financial Analysis and Unief Risk Officer

EXHIBIT I

DESCRIPTION OF SERVICES OFFERED BY DES UNDER THIS DES SERVICES AGREEMENT

- 1. Accounting. Provide advice and assistance to Dominion Companies in accounting matters (development of accounting practices, procedures and controls, the maintenance of the general ledger and related subsidiary systems, the preparation and analysis of financial reports, and the processing of certain accounts such as accounts payable, accounts receivable, and payroll).
- 2. <u>Auditing</u>. Periodically audit the accounting records and other records maintained by Dominion Companies and coordinate their examination, where applicable, with that of independent public accountants. The audit staff will report on their examination and submit recommendations, as appropriate, on improving methods of internal control and accounting procedures.
- 3. <u>Legal</u>. Provide advice and assistance with respect to legal and regulatory issues as well as regulatory compliance and matters under federal and state laws.
- 4. <u>Information Technology, Electronic Transmission and Computer Services</u>. Provide the organization and resources for the operation of an information technology function (development, implementation and operation of a centralized data processing facility and the management of a telecommunications network, and the central processing of computerized applications and support of individual applications in Dominion Companies). Develop, implement, and process those computerized applications for Dominion Companies that can be economically best accomplished on a centralized basis</u>. Develop, implement, and process information technology risk management services and services for the secure protection and transmission of critical and sensitive data.
- 5. Software/Hardware Pooling. Accept from Dominion Companies ownership of and rights to use, assign, license or sub-license all software owned, acquired or developed by or for Dominion Companies which Dominion Companies can and do transfer or assign to it and computer system hardware used with software and enhancements to which DES has legal right. Preserve and protect the rights to all such software to the extent reasonable and appropriate under the circumstances; license Dominion Companies, on a non-exclusive, nocharge or at-cost basis, to use all software which DES has the right to sell, license or sub-license; and, at the relevant Dominion Companies' expense, permit Dominion Companies to enhance any such software and license others to use all such software and enhancements to the extent that DES shall have the legal right to so permit.
- 6. <u>Human Resources</u>. Advise and assist Dominion Companies in the formulation and administration of human resources policies and programs relating to the relevant

Dominion Companies' labor relations, personnel administration, training, wage and salary administration, staffing and safety. Direct and administer all medical, health, and employee benefit and pension plans of Dominion Companies. Provide systems of physical examination for employment and other purposes and direct and administer programs for the prevention of sickness. Advise and assist Dominion Companies in the administration of such plans and prepare and maintain records of employee and company accounts under the said plans, together with such statistical data and reports as are pertinent to the plans.

- 7. Operations. Advise and assist Dominion Companies in the following matters relating to operational capacity: (i) the preparation and coordination of studying, consulting, planning, designing, inspecting and engineering and construction of facilities of Dominion Companies, (ii) the planning, engineering (including maps and records) and construction operations of Dominion Companies, (iii) the performance of operations support services, plant and facilities operation, generation outage support, and maintenance and management services, and (iv) the planning, formulation and implementation of load retention, load shaping and conservation and efficiency programs, and integrated resource planning for supply-side plans and demand-side management programs. Develop long-range operational programs for Dominion Companies and advise and assist each such Company in the coordination of such programs with the programs of the other Dominion subsidiaries, subject to federal and state codes and standards of conduct, as applicable. Manage Dominion Companies' purchase, movement, transfer, and accounting of fuel and gas volumes.
- 8. Executive and Administrative. Advise and assist Dominion Companies in the solution of major problems and in the formulation and execution of the general plans and policies of Dominion Companies. Advise and assist Dominion Companies as to operations, the issuance of securities, the preparation of filings arising out of or required by the various federal and state securities, business, public utilities and corporation laws, the selection of executive and administrative personnel, the representation of Dominion Companies before regulatory bodies, proposals for capital expenditures, budgets, financing, acquisition and disposition of properties, expansion of business, rate structures, public relationships and related matters.
- 9. <u>Business Services</u>. Perform: (i) general business support services (printing, mailing, records management and maintenance, and administrative and office services across the enterprise), (ii) office facilities operation (building maintenance and property management, lease/sublease management, and property sales services across the enterprise), (iii) security (physical security support, background investigations, and investigative services across the enterprise), (iv) travel (business-related ticketing, itinerary coordination, and reservations for airlines, train, rental cars, and hotels/lodging for Dominion employees), (v) aviation (maintenance, operations, and aviation-related services for corporate-owned aircraft), and (vi) fleet services (fleet systems support, management of the acquisition/disposal function, maintenance functions, and fleet management across the entire enterprise).
- 10. <u>Risk Management</u>. Advise and assist Dominion Companies in securing requisite insurance, in the purchase and administration of all property, casualty and marine insurance, in the settlement of insured claims and in providing risk prevention advice.

- 11. <u>Corporate Planning</u>. Advise and assist Dominion Companies in the study and planning of operations, budgets, economic forecasts, capital expenditures and special projects.
- 12. <u>Supply Chain</u>. Advise and assist Dominion Companies in the procurement of real and personal property, materials, supplies and services, conduct purchase negotiations, prepare procurement agreements and administer programs of material control.
- 13. <u>Rates and Regulatory</u>. Advise and assist Dominion Companies in the analysis of their rate structure in the formulation of rate policies, and in the negotiation of large contracts. Advise and assist Dominion Companies in proceedings before regulatory bodies involving the rates and operations of Dominion Companies and of other competitors where such rates and operations directly or indirectly affect Dominion Companies.
- 14. <u>Tax</u>. Advise and assist Dominion Companies in the preparation of federal, state and other tax returns, generally advise Dominion Companies as to any problems involving taxes, and provide due diligence in connection with acquisitions.
- 15. <u>Corporate Secretary</u>. Provide all necessary functions required of a publicly traded company. Coordinate information and activities among owners, the transfer agent, and Board of Directors. Provide direct services to security holders. Prepare and file required annual and interim reports to owners and the U.S. Securities and Exchange Commission. Conduct director meetings and ensure proper maintenance of corporate records.
- 16. <u>Investor Relations</u>. Provide fair and accurate analysis of Dominion Companies and an outlook within the financial community. Enhance Dominion Companies' position in the energy industry. Balance and diversify owner investment in Dominion Companies through a wide range of activities. Provide feedback to Dominion Companies regarding investor concerns, trading and ownerships. Hold periodic analysts meetings, and provide various operating data as requested or required by investors.
- 17. Environmental Compliance. Provide consulting, cleanup, environmental permitting, environmental compliance support, biological and chemical services, environmental reporting, and environmental compliance plan preparation as required by Dominion Companies to ensure full compliance with applicable environmental statutes and regulations. Track state and federal environmental regulations. Provide summaries and guidance for Company personnel to ensure ongoing compliance.
- 18. <u>Customer Services</u>. Provide services and systems dedicated to customer service, billing, remittance, credit, collections, customer relations, call centers, energy conservation support and metering.
- 19. <u>Energy Marketing</u>. Provide services and systems dedicated to energy marketing and trading of energy commodities, specifically the provision of all services related to emissions products, renewable energy products, environmental commodities (commodities derived from environmental attributes associated with qualifying types of generation that are

required for compliance with applicable federal, state and local laws, as well as any voluntary additional reductions that the Company has elected to complete). Provide market, credit and operational risk management services and development of marketing and sales programs in physical and financial markets.

- 20. <u>Treasury/Finance</u>. Provide services related to managing all administrative activities associated with financing and the management of capital structure; cash, credit and risk management activities; investment and commercial banking relationships; oversight of decommissioning trust funds and general financing activities.
- 21. <u>External Affairs</u>. Provide services in support of corporate strategies for managing relationships with federal, state and local governments, agencies and legislative bodies. Formulate and assist with public relations, advertising, and external/internal communications programs and with the administration of corporate contribution and community affairs programs.
- 22. Office Space and Equipment. Provide use of land, buildings, furnishings, and equipment, and all costs related to these assets -i.e., property taxes, utilities, and maintenance.

EXHIBIT II

SERVICES THE COMPANY AGREES TO RECEIVE FROM DES

SERVICE	•	YES	NO
1.	Accounting	X	
2.	Auditing	X	
3.	Legal	X	
4.	Information Technology, Electronic Transmission and Computer Services	X	
5.	Software/Hardware Pooling	X	
6.	Human Resources	X	
7.	Operations	X	
8.	Executive and Administrative	X	
9.	Business Services	X	
10.	Risk Management	X	
11.	Corporate Planning	X	
12.	Supply Chain	X	
13.	Rates and Regulatory	X	
14.	Tax	X	
15.	Corporate Secretary	X	
16.	Investior Relations	X	
17.	Environmental Compliance	X	
18.	Customer Services	X	
19.	Energy Marketing	X	
20.	Treasury/Finance	X	
21.	External Affairs	X	
22.	Office Space and Equipment	X	

EXHIBIT III

METHODS OF ALLOCATION FOR DES

DES shall allocate costs among companies receiving service from it under this and similar service contracts using the following methods:

- I. The costs of rendering service by DES will include all costs of doing business including interest on debt but excluding a return for the use of equity capital for which no charge will be made to Dominion Companies.
- II. A. DES will maintain a separate record of the expenses of each department. The expenses of each department will include:
 - 1. those expenses that are directly attributable to such department, and
 - 2. an appropriate portion of those office and housekeeping expenses that are not directly attributable to a department but which are necessary to the operation of such department.
 - B. Expenses of the department will include salaries and wages of employees, rent and utilities, materials and supplies, depreciation, and all other expenses attributable to the department. The expenses of a department will not include:
 - those incremental out-of-pocket expenses that are incurred for the direct benefit and convenience of an individual Dominion Company or group of Dominion Companies,
 - 2. DES overhead expenses that are attributable to maintaining the corporate existence of DES, and all other incidental overhead expenses including those auditing fees, internal auditing department expenses and accounting department expenses attributable to DES.
 - C. DES will establish annual budgets for controlling the expenses of each department and for determining estimated costs to be included in interim monthly billing.
- III. A. Employees in each department will be divided into two groups:
 - 1. Group A will include those employees rendering service to Dominion Companies, and

- 2. Group B will include those office and general service employees, such as secretaries, file clerks and administrative assistants, who generally assist employees in Group A or render other housekeeping services and who are not engaged directly in rendering service to each Dominion Company or a group of Dominion Companies.
- B. Expenses set forth in Section II. above will be separated to show:
 - 1. salaries and wages of Group A employees, and
 - 2. all other expenses of the department.
- C. There will be attributed to each dollar of a Group A employee's salary or wage, that percentage of all other expenses of such employee's department (as defined in B above), that such employee's salary or wage is to the total Group A salaries and wages of that department.
- D. Group A employees in each department will maintain a record of the time they are employed in rendering service to each Dominion Company or group of Dominion Companies. An hourly rate will be determined by dividing the total expense attributable to a Group A employee as determined under subsection C above by the productive hours reported by such employee.
- IV. The charge to the Dominion Company for a particular service will be determined by multiplying the hours reported by Group A employees in rendering such service to each Dominion Company by the hourly rates applicable to such employees. When such employees render service to a group of Dominion Companies, the charge to each Dominion Company will be determined by multiplying the hours attributable to the Dominion Company under the allocation formulas set forth in Section IX of this Exhibit by the hourly rates applicable to such employees.
- V. To the extent appropriate and practical, the foregoing computations of hourly rates and charges may be determined for groups of employees within reasonable salary range limits.
- VI. Those expenses of DES that are not included in the annual expense of a department under Section II above will be charged to Dominion Companies receiving service as follows:
 - A. Incremental out-of-pocket costs incurred for the direct benefit and convenience of a Dominion Company or group of Dominion Companies will be charged directly to such Dominion Company or group of

- Dominion Companies. Such costs incurred for a group of Dominion Companies will be allocated on the basis of an appropriate formula.
- B. DES overhead expenses referred to in Section II above will be charged to the Dominion Company either on the proportion of direct charges to that Dominion Company or under the allocation formulas set forth in Section IX of this Exhibit.
- VII. Notwithstanding the foregoing basis of determining cost allocations for billing purposes, cost allocations for certain services involving machine operations, production or service units, or facilities cost will be determined on an appropriate basis established by DES.
- VIII. Monthly bills will be issued for the services rendered to the Dominion Company on an actual basis. However, if such actual information is not available at the time of preparation of the monthly bill, estimates may be used. Estimates will normally be predicated on service department budgets and estimated productive hours of employees for the year. At the end of each quarter, estimated figures will be revised and adjustments will be made in amounts billed to give effect to such revision.
- IX. When Group A employees render services to a group of Dominion Companies, the following formulas shall be used to allocate the time of such employees to the individual Dominion Companies receiving such service (Each Dominion Company metric/Total Dominion Companies' metrics):
 - A. The Service Department or Function formulas to be used when employees render services to all Dominion Companies participating in such service, for the services indicated are set forth below.

Service Department
or Function

Basis of Allocation

Accounting:	•
Payroll Processing	Number of Dominion Company employees on the previous December 31 st .
Accounts Payable Processing	Number of Dominion Company accounts payable
	documents processed during the preceding year
•	ended December 31 st . [Accounts Payable Invoices]
	Dollar value of Dominion Company purchases on
	company credit cards for the preceding year ended
	December 31 st . [Accounts Payable P-Card]
Fixed Assets Accounting	Dominion Company fixed assets added, retired or
	transferred during the preceding year ended
	December 31 st .

Service Department or Function

Basis of Allocation

Information Technology, Electronic Transmission and Computer Services and Software/Hardware Pooling: LDC/EDC Computer Applications

Other Computer Applications, including Software/Hardware Pooling

Telecommunications Applications

Human Resources: Human Resources

Business Services:

Facility Services

Fleet Administration

Security

Gas Supply

Risk Management: Risk Management

Corporate Planning: Corporate Planning

Supply Chain: Purchasing

Tax:

Tax Accounting and Compliance

Number of Dominion Company customers at the end of the preceding year ended December 31st. Number of Dominion Company users or usage of specific computer systems at the end of the preceding year ended December 31st.

Number of Dominion Company telecommunications units at the end of the preceding year ended December 31st.

The number of Dominion Company employees as of the preceding December 31st.

Square footage of Dominion Company office space as of the preceding year ended December 31st. Number of Dominion Company vehicles as of the preceding December 31st.

The number of Dominion Company employees as

of the preceding December 31^{sr}.

Throughput of gas volumes purchased for each Dominion Company for the preceding year ended

December 31st.

Dominion Company insurance premiums for the preceding year ended December 31st.

Total Dominion Company capitalization (Debt and Equity) recorded at preceding December 31st.

Dollar value of Dominion Company purchases for the preceding year ended December 31st.

The sum of the total income and total deductions as reported for Dominion Consolidated Federal Income Tax purposes on the last return filed.

Service Department or Function

Basis of Allocation

Customer Services:

Customer Payment (Remittance)

Processing

Number of Dominion Company customer payments processed during the preceding year

ended December 31st.

Treasury/ Finance:

Treasury and Cash Management

Total Dominion Company capitalization (Debt and

Equity) recorded at preceding December 31st.

Office Space and Equipment: Corporate Office and Electricity

Headcount at corporate offices as of the previous

December 31st.

B. For services not mentioned above, the method of allocation is set forth below:

Company Group

Basis of Allocation

Accounting
Audit
Business Planning
Corporate Secretary
Energy Marketing
Environment
Executive
External Affairs
General Services
Legal
Operations
Travel Services

Total operating expenses, excluding purchased gas expense, purchased power expense (including fuel expense), other purchased products and royalties, depreciation, depletion, and amortization, and taxes other than income for the preceding year ended December 31st for the affected Dominion Companies.

Aviation

A combination of items immediately noted above znd flight days for the previous two years.

C. If the use of a basis of allocation would result in an inequity because of a change in operations or organization, then DES may adjust the basis to effect an equitable distribution.

May 1, 2017

Dominion Energy Overthrust Pipeline, LLC 333 South State Street Salt Lake City, Utah 84111

Ladies and Gentlemen:

This Agreement is entered into by and between Questar Gas Company ("Providing Company"), a Utah corporation, and Dominion Energy Overthrust Pipeline, LLC ("Receiving Company"), a Utah limited liability company. Receiving Company has requested that Providing Company provide it with certain services which it may from time to time require in the conduct of its business. Providing Company has agreed to provide such services to Receiving Company upon the terms and conditions hereinafter provided.

Accordingly, in consideration of the mutual promises herein contained, Providing Company and Receiving Company agree as follows:

- 1. Upon oral or written request by Receiving Company, Providing Company will provide advice and assistance to the Service Recipient in the provision of services elected on Exhibit A attached hereto. Descriptions of the services listed on this Exhibit A are provided on Exhibit B attached hereto. In so doing, Providing Company may arrange for and provide the services of its own qualified personnel, or it may, after consultation with Receiving Company, arrange for and provide the services of such qualified, non-affiliated personnel as Providing Company, in its own opinion, deems necessary or appropriate.
- 2. All services rendered under and in accordance with this Agreement shall be provided at cost.

The cost of rendering such services shall include: (1) a portion of the salaries and wages of employees of Providing Company determined according to the time devoted by such employees to the performance of services hereunder for Receiving Company; (2) the costs of such employees' benefits, payroll taxes, and compensated absences attributable to salaries and wages directly billed, as determined in accordance with Providing Company policies and procedures in place from time to time; (3) all other out-of-pocket operating costs, including expenses for transportation, tolls, and other expenses incurred by Providing Company or its employees in connection with the performance of services under this Agreement; (4) the actual costs of materials and supplies furnished by Providing Company in connection with the performance of services under this Agreement; and (5) administrative and general costs attributable to services performed under this Agreement (including reasonable amounts for general office maintenance and depreciation, amortization, return, and related taxes on Providing Company's general plant investment) determined in accordance with Providing Company's policies and procedures.

3. Providing Company shall render monthly statements to Receiving Company for services supplied or to be supplied in the manner set forth above. Such statements shall include

Dominion Energy Utah 2020 Affiliate Transaction Report Docket No. 21-057-13 Page 114 of 413

Dominion Energy Overthrust Pipeline, LLC May 1, 2017 Page 2

the costs of all services supplied hereunder during the preceding month and may include estimated amounts attributable to services which Providing Company anticipates it will supply during the next succeeding calendar month. All statements so rendered will be due and payable ten (10) days after receipt thereof. Effective January 1, 2018, to the extent that Service Recipient owes intercompany payments or balances to Service Provider, and vice-versa, such payments or balances may be netted against one another, such that the net amount owed between the parties will be paid on a monthly basis from the one to the other, as applicable, subject to the terms of this Agreement.

- 4. This Agreement shall become effective as of May 1, 2017 and shall continue in force and effect until terminated by either party upon thirty days' written notice of termination.
- 5. Either party may, without relieving itself of its obligations under this Agreement, assign any of its rights hereunder to a person with which it is affiliated, but otherwise no assignment of this Agreement or any of the rights or obligations hereunder shall be made unless there first shall have been obtained the consent thereto in writing of the other party.

If you approve of this proposal, please indicate your acceptance by executing both copies hereof in the space provided and return one fully executed copy to Providing Company.

Respectfully submitted,

QUESTAR GAS COMPANY

By:_

ritle: SW-Gamaial Manage

Mrs &

Accepted and Agreed to:

DOMINION ENERGY OVERTHRUST PIPELINE, LLC

James R. Chapman Sanlor Vice President

Mergers & Aquisitions and Treasurer

EXHIBIT A

Services Provided from Questar Gas Company to Dominion Energy Overthrust Pipeline, LLC

SERVICE		YES
1.	Accounting	X
2.	Legal and Regulatory	X
3.	Information Technology, Electronic Transmission and Computer Services	X
4.	Software/Hardware Pooling	X
5.	Operations	X
6 .	Business Services	X
7.	Risk Management	X
8.	Corporate Planning	X
9.	Supply Chain	X
10 .	Rates	X
11.	Research	X
12.	Tax	X
13.	Corporate Secretary	X
14.	Environmental Compliance	X
15.	Customer Services	X
16	Energy Marketing	X
17	Treasury/Finance	X
18.	Office Space and Equipment	X

EXHIBIT B

Descriptions of Services Provided from Questar Gas Company to Dominion Energy Overthrust Pipeline, LLC

- 1. Accounting. Provide advice and assistance to Receiving Company in accounting matters (development of accounting practices, procedures and controls, the maintenance of the general ledger and related subsidiary systems, the preparation and analysis of financial reports, and the processing of certain accounts such as accounts payable, accounts receivable, and payroll).
- 2. <u>Legal and Regulatory</u>. Provide advice and assistance with respect to legal and regulatory issues as well as regulatory compliance and matters under federal and state laws.
- 3. <u>Information Technology, Electronic Transmission and Computer Services</u>. Provide the organization and resources for the operation of an information technology function (development, implementation and operation of a centralized data processing facility and the management of a telecommunications network, and the central processing of computerized applications and support of individual applications in Receiving Company). Develop, implement, and process those computerized applications for Receiving Company that can be economically best accomplished on a centralized basis. Develop, implement, and process information technology risk management services and services for the secure protection and transmission of critical and sensitive data.
- 4. <u>Software/Hardware Pooling</u>. Accept ownership of and rights to use, assign, license or sub-license all software owned, acquired or developed by or for Providing Company which Providing Company can and does transfer or assign to Receiving Company and computer system hardware used with software and enhancements to which Providing Company has legal right. Preserve and protect the rights to all such software to the extent reasonable and appropriate under the circumstances; license Receiving Company, on a non-exclusive, nocharge or at-cost basis, to use all software which Providing Company has the right to sell, license or sub-license; and, at the Receiving Company's expense, permit Receiving Company to enhance any such software and license others to use all such software and enhancements to the extent that Providing Company shall have the legal right to so permit.
- 5. Operations. Advise and assist Receiving Company in the following matters relating to operational capacity: (i) the preparation and coordination of studying, consulting, planning, designing, inspecting and engineering and construction of facilities of Receiving Company, (ii) the planning, engineering (including maps and records) and construction operations of Receiving Company, (iii) the performance of operations support services, plant and facilities operation, generation outage support, and maintenance and management services, and (iv) the planning, formulation and implementation of load retention, load shaping and conservation and efficiency programs, and integrated resource planning for

supply-side plans and demand-side management programs. Develop long-range operational programs for Receiving Company and advise and assist Receiving Company in the coordination of such programs with the programs of the other Dominion subsidiaries, subject to federal and state codes and standards of conduct, as applicable. Manage Receiving Company's purchase, movement, transfer, and accounting of fuel and gas volumes.

- 6. <u>Business Services</u>. Perform: (i) general business support services (printing, mailing, records management and maintenance, and administrative and office services across the enterprise), (ii) office facilities operation (building maintenance and property management, lease/sublease management, and property sales services across the enterprise), (iii) security (physical security support, background investigations, and investigative services across the enterprise), and (iv) fleet services (fleet systems support, management of the acquisition/disposal function, maintenance functions, and fleet management across the entire enterprise).
- 7. <u>Risk Management</u>. Advise and assist Receiving Company in securing requisite insurance, in the purchase and administration of all property, casualty and marine insurance, in the settlement of insured claims and in providing risk prevention advice.
- 8. <u>Corporate Planning</u>. Advise and assist Receiving Company in the study and planning of operations, budgets, economic forecasts, capital expenditures and special projects.
- 9. <u>Supply Chain</u>. Advise and assist Receiving Company in the procurement of real and personal property, materials, supplies and services, conduct purchase negotiations, prepare procurement agreements and administer programs of material control.
- 10. <u>Rates</u>. Advise and assist Receiving Company in the analysis of their rate structure in the formulation of rate policies, and in the negotiation of large contracts. Advise and assist Receiving Company in proceedings before regulatory bodies involving the rates and operations of Receiving Company and of other competitors where such rates and operations directly or indirectly affect Receiving Company.
- 11. Research. Investigate and conduct research into problems relating to production, utilization, testing, manufacture, transmission, storage and distribution of energy. Keep abreast of and evaluate for Receiving Company all research developments and programs of significance affecting Receiving Company and the energy industry, conduct research and development in promising areas and advise and assist in the solution of technical problems arising out of Receiving Company's operations.
- 12. <u>Tax.</u> Advise and assist Receiving Company in the preparation of federal, state and other tax returns, generally advise Receiving Company as to any problems involving taxes, and provide due diligence in connection with acquisitions.

- 13. <u>Corporate Secretary</u>. Provide all necessary functions required of a publicly traded company. Coordinate information and activities among owners, the transfer agent, and Board of Directors. Provide direct services to security holders. Prepare and file required annual and interim reports to owners and the U.S. Securities and Exchange Commission. Conduct director meetings and ensure proper maintenance of corporate records.
- 14. <u>Environmental Compliance</u>. Provide consulting, cleanup, environmental permitting, environmental compliance support, biological and chemical services, environmental reporting, and environmental compliance plan preparation as required by Receiving Company to ensure full compliance with applicable environmental statutes and regulations. Track state and federal environmental regulations. Provide summaries and guidance for Receiving Company personnel to ensure ongoing compliance.
- 15. <u>Customer Services</u>. Provide services and systems dedicated to customer service, billing, remittance, credit, collections, customer relations, call centers, energy conservation support and metering.
- 16. Energy Marketing. Provide services and systems dedicated to energy marketing and trading of energy commodities, specifically the provision of all services related to emissions products, renewable energy products, environmental commodities (commodities derived from environmental attributes associated with qualifying types of generation that are required for compliance with applicable federal, state and local laws, as well as any voluntary additional reductions that the Receiving Company has elected to complete). Provide market, credit and operational risk management services and development of marketing and sales programs in physical and financial markets.
- 17. <u>Treasury/Finance</u>. Provide services related to managing all administrative activities associated with financing and the management of capital structure; cash, credit and risk management activities; investment and commercial banking relationships; oversight of decommissioning trust funds and general financing activities.
- 18. Office Space and Equipment. Provide use of land, buildings, furnishings, and equipment, and all costs related to these assets -i.e., property taxes, utilities, and maintenance.

May 1, 2017

Dominion Energy Questar Corporation 333 South State Street Salt Lake City, Utah 84145

Ladies and Gentlemen:

This Agreement is entered into by and between Questar Gas Company ("Providing Company"), a Utah corporation, and Dominion Energy Questar Corporation ("Receiving Company"), a Utah corporation. Receiving Company has requested that Providing Company provide it with certain services which it may from time to time require in the conduct of its business. Providing Company has agreed to provide such services to Receiving Company upon the terms and conditions hereinafter provided.

Accordingly, in consideration of the mutual promises herein contained, Providing Company and Receiving Company agree as follows:

- 1. Upon oral or written request by Receiving Company, Providing Company will provide advice and assistance to the Service Recipient in the provision of services elected on Exhibit A attached hereto. Descriptions of the services listed on this Exhibit A are provided on Exhibit B attached hereto. In so doing, Providing Company may arrange for and provide the services of its own qualified personnel, or it may, after consultation with Receiving Company, arrange for and provide the services of such qualified, non-affiliated personnel as Providing Company, in its own opinion, deems necessary or appropriate.
- 2. All services rendered under and in accordance with this Agreement shall be provided at cost.

The cost of rendering such services shall include: (1) a portion of the salaries and wages of employees of Providing Company determined according to the time devoted by such employees to the performance of services hereunder for Receiving Company; (2) the costs of such employees' benefits, payroll taxes, and compensated absences attributable to salaries and wages directly billed, as determined in accordance with Providing Company policies and procedures in place from time to time; (3) all other out-of-pocket operating costs, including expenses for transportation, tolls, and other expenses incurred by Providing Company or its employees in connection with the performance of services under this Agreement; (4) the actual costs of materials and supplies furnished by Providing Company in connection with the performance of services under this Agreement; and (5) administrative and general costs attributable to services performed under this Agreement (including reasonable amounts for general office maintenance and depreciation, amortization, return, and related taxes on Providing Company's general plant investment) determined in accordance with Providing Company's policies and procedures.

3. Providing Company shall render monthly statements to Receiving Company for services supplied or to be supplied in the manner set forth above. Such statements shall include

the costs of all services supplied hereunder during the preceding month and may include estimated amounts attributable to services which Providing Company anticipates it will supply during the next succeeding calendar month. All statements so rendered will be due and payable ten (10) days after receipt thereof. Effective January 1, 2018, to the extent that Service Recipient owes intercompany payments or balances to Service Provider, and vice-versa, such payments or balances may be netted against one another, such that the net amount owed between the parties will be paid on a monthly basis from the one to the other, as applicable, subject to the terms of this Agreement.

- 4. This Agreement shall become effective as of May 1, 2017 and shall continue in force and effect until terminated by either party upon thirty days' written notice of termination.
- 5. Either party may, without relieving itself of its obligations under this Agreement, assign any of its rights hereunder to a person with which it is affiliated, but otherwise no assignment of this Agreement or any of the rights or obligations hereunder shall be made unless there first shall have been obtained the consent thereto in writing of the other party.

If you approve of this proposal, please indicate your acceptance by executing both copies hereof in the space provided and return one fully executed copy to Providing Company.

Respectfully submitted,

QUESTAR GAS COMPANY

By: Title: Syf-Brancial Management

WHS &

Accepted and Agreed to:

DOMINION ENERGY QUESTAR **CORPORATION**

By:

James R. Chapman Senior Vice President

Mergers & Aquisitions and Treasurer

EXHIBIT A

Services Provided from Questar Gas Company to Dominion Energy Questar Corporation

SERVICE		YES
1.	Accounting	X
2.	Legal and Regulatory	X
3.	Information Technology, Electronic Transmission and Computer Services	X
4.	Software/Hardware Pooling	X
5.	Operations	X
6-	Business Services	X
7.	Risk Management	X
8.	Corporate Planning	X
9.	Supply Chain	X
10 .	Rates	X
11.	Research	X
12.	Tax	X
13.	Corporate Secretary	X
14.	Environmental Compliance	X
15.	Customer Services	X
16	Energy Marketing	X
17	Treasury/Finance	X
18.	Office Space and Equipment	X

EXHIBIT B

Descriptions of Services Provided from Questar Gas Company to Dominion Energy Questar Corporation

- 1. Accounting. Provide advice and assistance to Receiving Company in accounting matters (development of accounting practices, procedures and controls, the maintenance of the general ledger and related subsidiary systems, the preparation and analysis of financial reports, and the processing of certain accounts such as accounts payable, accounts receivable, and payroll).
- 2. <u>Legal and Regulatory</u>. Provide advice and assistance with respect to legal and regulatory issues as well as regulatory compliance and matters under federal and state laws.
- 3. Information Technology, Electronic Transmission and Computer Services. Provide the organization and resources for the operation of an information technology function (development, implementation and operation of a centralized data processing facility and the management of a telecommunications network, and the central processing of computerized applications and support of individual applications in Receiving Company). Develop, implement, and process those computerized applications for Receiving Company that can be economically best accomplished on a centralized basis. Develop, implement, and process information technology risk management services and services for the secure protection and transmission of critical and sensitive data.
- 4. <u>Software/Hardware Pooling</u>. Accept ownership of and rights to use, assign, license or sub-license all software owned, acquired or developed by or for Providing Company which Providing Company can and does transfer or assign to Receiving Company and computer system hardware used with software and enhancements to which Providing Company has legal right. Preserve and protect the rights to all such software to the extent reasonable and appropriate under the circumstances; license Receiving Company, on a non-exclusive, nocharge or at-cost basis, to use all software which Providing Company has the right to sell, license or sub-license; and, at the Receiving Company's expense, permit Receiving Company to enhance any such software and license others to use all such software and enhancements to the extent that Providing Company shall have the legal right to so permit.
- 5. Operations. Advise and assist Receiving Company in the following matters relating to operational capacity: (i) the preparation and coordination of studying, consulting, planning, designing, inspecting and engineering and construction of facilities of Receiving Company, (ii) the planning, engineering (including maps and records) and construction operations of Receiving Company, (iii) the performance of operations support services, plant and facilities operation, generation outage support, and maintenance and management services, and (iv) the planning, formulation and implementation of load retention, load shaping and conservation and efficiency programs, and integrated resource planning for

supply-side plans and demand-side management programs. Develop long-range operational programs for Receiving Company and advise and assist Receiving Company in the coordination of such programs with the programs of the other Dominion subsidiaries, subject to federal and state codes and standards of conduct, as applicable. Manage Receiving Company's purchase, movement, transfer, and accounting of fuel and gas volumes.

- 6. <u>Business Services</u>. Perform: (i) general business support services (printing, mailing, records management and maintenance, and administrative and office services across the enterprise), (ii) office facilities operation (building maintenance and property management, lease/sublease management, and property sales services across the enterprise), (iii) security (physical security support, background investigations, and investigative services across the enterprise), and (iv) fleet services (fleet systems support, management of the acquisition/disposal function, maintenance functions, and fleet management across the entire enterprise).
- 7. <u>Risk Management</u>. Advise and assist Receiving Company in securing requisite insurance, in the purchase and administration of all property, casualty and marine insurance, in the settlement of insured claims and in providing risk prevention advice.
- 8. <u>Corporate Planning</u>. Advise and assist Receiving Company in the study and planning of operations, budgets, economic forecasts, capital expenditures and special projects.
- 9. <u>Supply Chain</u>. Advise and assist Receiving Company in the procurement of real and personal property, materials, supplies and services, conduct purchase negotiations, prepare procurement agreements and administer programs of material control.
- 10. <u>Rates</u>. Advise and assist Receiving Company in the analysis of their rate structure in the formulation of rate policies, and in the negotiation of large contracts. Advise and assist Receiving Company in proceedings before regulatory bodies involving the rates and operations of Receiving Company and of other competitors where such rates and operations directly or indirectly affect Receiving Company.
- 11. Research. Investigate and conduct research into problems relating to production, utilization, testing, manufacture, transmission, storage and distribution of energy. Keep abreast of and evaluate for Receiving Company all research developments and programs of significance affecting Receiving Company and the energy industry, conduct research and development in promising areas and advise and assist in the solution of technical problems arising out of Receiving Company's operations.
- 12. <u>Tax.</u> Advise and assist Receiving Company in the preparation of federal, state and other tax returns, generally advise Receiving Company as to any problems involving taxes, and provide due diligence in connection with acquisitions.

- 13. <u>Corporate Secretary</u>. Provide all necessary functions required of a publicly traded company. Coordinate information and activities among owners, the transfer agent, and Board of Directors. Provide direct services to security holders. Prepare and file required annual and interim reports to owners and the U.S. Securities and Exchange Commission. Conduct director meetings and ensure proper maintenance of corporate records.
- 14. Environmental Compliance. Provide consulting, cleanup, environmental permitting, environmental compliance support, biological and chemical services, environmental reporting, and environmental compliance plan preparation as required by Receiving Company to ensure full compliance with applicable environmental statutes and regulations. Track state and federal environmental regulations. Provide summaries and guidance for Receiving Company personnel to ensure ongoing compliance.
- 15. <u>Customer Services</u>. Provide services and systems dedicated to customer service, billing, remittance, credit, collections, customer relations, call centers, energy conservation support and metering.
- 16. Energy Marketing. Provide services and systems dedicated to energy marketing and trading of energy commodities, specifically the provision of all services related to emissions products, renewable energy products, environmental commodities (commodities derived from environmental attributes associated with qualifying types of generation that are required for compliance with applicable federal, state and local laws, as well as any voluntary additional reductions that the Receiving Company has elected to complete). Provide market, credit and operational risk management services and development of marketing and sales programs in physical and financial markets.
- 17. <u>Treasury/Finance</u>. Provide services related to managing all administrative activities associated with financing and the management of capital structure; cash, credit and risk management activities; investment and commercial banking relationships; oversight of decommissioning trust funds and general financing activities.
- 18. Office Space and Equipment. Provide use of land, buildings, furnishings, and equipment, and all costs related to these assets -i.e., property taxes, utilities, and maintenance.

May 1, 2017

Dominion Energy Questar Pipeline Services, Inc. 333 South State Street Salt Lake City, Utah 84111

Ladies and Gentlemen:

This Agreement is entered into by and between Questar Gas Company ("Providing Company"), a Utah corporation, and Dominion Energy Questar Pipeline Services, Inc. ("Receiving Company"), a Utah corporation. Receiving Company has requested that Providing Company provide it with certain services which it may from time to time require in the conduct of its business. Providing Company has agreed to provide such services to Receiving Company upon the terms and conditions hereinafter provided.

Accordingly, in consideration of the mutual promises herein contained, Providing Company and Receiving Company agree as follows:

- 1. Upon oral or written request by Receiving Company, Providing Company will provide advice and assistance to the Service Recipient in the provision of services elected on Exhibit A attached hereto. Descriptions of the services listed on this Exhibit A are provided on Exhibit B attached hereto. In so doing, Providing Company may arrange for and provide the services of its own qualified personnel, or it may, after consultation with Receiving Company, arrange for and provide the services of such qualified, non-affiliated personnel as Providing Company, in its own opinion, deems necessary or appropriate.
- 2. All services rendered under and in accordance with this Agreement shall be provided at cost.

The cost of rendering such services shall include: (1) a portion of the salaries and wages of employees of Providing Company determined according to the time devoted by such employees to the performance of services hereunder for Receiving Company; (2) the costs of such employees' benefits, payroll taxes, and compensated absences attributable to salaries and wages directly billed, as determined in accordance with Providing Company policies and procedures in place from time to time; (3) all other out-of-pocket operating costs, including expenses for transportation, tolls, and other expenses incurred by Providing Company or its employees in connection with the performance of services under this Agreement; (4) the actual costs of materials and supplies furnished by Providing Company in connection with the performance of services under this Agreement; and (5) administrative and general costs attributable to services performed under this Agreement (including reasonable amounts for general office maintenance and depreciation, amortization, return, and related taxes on Providing Company's general plant investment) determined in accordance with Providing Company's policies and procedures.

3. Providing Company shall render monthly statements to Receiving Company for services supplied or to be supplied in the manner set forth above. Such statements shall include

the costs of all services supplied hereunder during the preceding month and may include estimated amounts attributable to services which Providing Company anticipates it will supply during the next succeeding calendar month. All statements so rendered will be due and payable ten (10) days after receipt thereof. Effective January 1, 2018, to the extent that Service Recipient owes intercompany payments or balances to Service Provider, and vice-versa, such payments or balances may be netted against one another, such that the net amount owed between the parties will be paid on a monthly basis from the one to the other, as applicable, subject to the terms of this Agreement.

- 4. This Agreement shall become effective as of May 1, 2017 and shall continue in force and effect until terminated by either party upon thirty days' written notice of termination.
- 5. Either party may, without relieving itself of its obligations under this Agreement, assign any of its rights hereunder to a person with which it is affiliated, but otherwise no assignment of this Agreement or any of the rights or obligations hereunder shall be made unless there first shall have been obtained the consent thereto in writing of the other party.

If you approve of this proposal, please indicate your acceptance by executing both copies hereof in the space provided and return one fully executed copy to Providing Company.

Respectfully submitted,

QUESTAR GAS COMPANY

Accepted and Agreed to:

DOMINION ENERGY QUESTAR PIPELINE SERVICES, INC.

Title:

James R. Chapman Senior Vice President

Mergers & Aquisitions and Treasurer

EXHIBIT A

Services Provided from Questar Gas Company to Dominion Energy Questar Pipeline Services, Inc.

SERVICE		YES
1.	Accounting	
2.	Legal and Regulatory	
3.	Information Technology, Electronic Transmission and Computer Services	X
4.	Software/Hardware Pooling	X
5.	Operations	X
6-	Business Services	X
7.	Risk Management	X
8.	Corporate Planning	X
9.	Supply Chain	X
10 .	Rates	
11.	Research	X
12.	Tax	X
13.	Corporate Secretary	X
14.	Environmental Compliance	X
15.	Customer Services	X
16	Energy Marketing	X
17	Treasury/Finance	X
18.	Office Space and Equipment	X

EXHIBIT B

Descriptions of Services Provided from Questar Gas Company to Dominion Energy Questar Pipeline Services, Inc.

- 1. Accounting. Provide advice and assistance to Receiving Company in accounting matters (development of accounting practices, procedures and controls, the maintenance of the general ledger and related subsidiary systems, the preparation and analysis of financial reports, and the processing of certain accounts such as accounts payable, accounts receivable, and payroll).
- 2. <u>Legal and Regulatory</u>. Provide advice and assistance with respect to legal and regulatory issues as well as regulatory compliance and matters under federal and state laws.
- 3. <u>Information Technology, Electronic Transmission and Computer Services</u>. Provide the organization and resources for the operation of an information technology function (development, implementation and operation of a centralized data processing facility and the management of a telecommunications network, and the central processing of computerized applications and support of individual applications in Receiving Company). Develop, implement, and process those computerized applications for Receiving Company that can be economically best accomplished on a centralized basis</u>. Develop, implement, and process information technology risk management services and services for the secure protection and transmission of critical and sensitive data.
- 4. <u>Software/Hardware Pooling</u>. Accept ownership of and rights to use, assign, license or sub-license all software owned, acquired or developed by or for Providing Company which Providing Company can and does transfer or assign to Receiving Company and computer system hardware used with software and enhancements to which Providing Company has legal right. Preserve and protect the rights to all such software to the extent reasonable and appropriate under the circumstances; license Receiving Company, on a non-exclusive, nocharge or at-cost basis, to use all software which Providing Company has the right to sell, license or sub-license; and, at the Receiving Company's expense, permit Receiving Company to enhance any such software and license others to use all such software and enhancements to the extent that Providing Company shall have the legal right to so permit.
- 5. Operations. Advise and assist Receiving Company in the following matters relating to operational capacity: (i) the preparation and coordination of studying, consulting, planning, designing, inspecting and engineering and construction of facilities of Receiving Company, (ii) the planning, engineering (including maps and records) and construction operations of Receiving Company, (iii) the performance of operations support services, plant and facilities operation, generation outage support, and maintenance and management services, and (iv) the planning, formulation and implementation of load retention, load shaping and conservation and efficiency programs, and integrated resource planning for

supply-side plans and demand-side management programs. Develop long-range operational programs for Receiving Company and advise and assist Receiving Company in the coordination of such programs with the programs of the other Dominion subsidiaries, subject to federal and state codes and standards of conduct, as applicable. Manage Receiving Company's purchase, movement, transfer, and accounting of fuel and gas volumes.

- 6. <u>Business Services</u>. Perform: (i) general business support services (printing, mailing, records management and maintenance, and administrative and office services across the enterprise), (ii) office facilities operation (building maintenance and property management, lease/sublease management, and property sales services across the enterprise), (iii) security (physical security support, background investigations, and investigative services across the enterprise), and (iv) fleet services (fleet systems support, management of the acquisition/disposal function, maintenance functions, and fleet management across the entire enterprise).
- 7. <u>Risk Management</u>. Advise and assist Receiving Company in securing requisite insurance, in the purchase and administration of all property, casualty and marine insurance, in the settlement of insured claims and in providing risk prevention advice.
- 8. <u>Corporate Planning</u>. Advise and assist Receiving Company in the study and planning of operations, budgets, economic forecasts, capital expenditures and special projects.
- 9. <u>Supply Chain</u>. Advise and assist Receiving Company in the procurement of real and personal property, materials, supplies and services, conduct purchase negotiations, prepare procurement agreements and administer programs of material control.
- 10. <u>Rates</u>. Advise and assist Receiving Company in the analysis of their rate structure in the formulation of rate policies, and in the negotiation of large contracts. Advise and assist Receiving Company in proceedings before regulatory bodies involving the rates and operations of Receiving Company and of other competitors where such rates and operations directly or indirectly affect Receiving Company.
- 11. Research. Investigate and conduct research into problems relating to production, utilization, testing, manufacture, transmission, storage and distribution of energy. Keep abreast of and evaluate for Receiving Company all research developments and programs of significance affecting Receiving Company and the energy industry, conduct research and development in promising areas and advise and assist in the solution of technical problems arising out of Receiving Company's operations.
- 12. <u>Tax</u>. Advise and assist Receiving Company in the preparation of federal, state and other tax returns, generally advise Receiving Company as to any problems involving taxes, and provide due diligence in connection with acquisitions.

- 13. <u>Corporate Secretary</u>. Provide all necessary functions required of a publicly traded company. Coordinate information and activities among owners, the transfer agent, and Board of Directors. Provide direct services to security holders. Prepare and file required annual and interim reports to owners and the U.S. Securities and Exchange Commission. Conduct director meetings and ensure proper maintenance of corporate records.
- 14. <u>Environmental Compliance</u>. Provide consulting, cleanup, environmental permitting, environmental compliance support, biological and chemical services, environmental reporting, and environmental compliance plan preparation as required by Receiving Company to ensure full compliance with applicable environmental statutes and regulations. Track state and federal environmental regulations. Provide summaries and guidance for Receiving Company personnel to ensure ongoing compliance.
- 15. <u>Customer Services</u>. Provide services and systems dedicated to customer service, billing, remittance, credit, collections, customer relations, call centers, energy conservation support and metering.
- 16. Energy Marketing. Provide services and systems dedicated to energy marketing and trading of energy commodities, specifically the provision of all services related to emissions products, renewable energy products, environmental commodities (commodities derived from environmental attributes associated with qualifying types of generation that are required for compliance with applicable federal, state and local laws, as well as any voluntary additional reductions that the Receiving Company has elected to complete). Provide market, credit and operational risk management services and development of marketing and sales programs in physical and financial markets.
- 17. <u>Treasury/Finance</u>. Provide services related to managing all administrative activities associated with financing and the management of capital structure; cash, credit and risk management activities; investment and commercial banking relationships; oversight of decommissioning trust funds and general financing activities.
- 18. Office Space and Equipment. Provide use of land, buildings, furnishings, and equipment, and all costs related to these assets -i.e., property taxes, utilities, and maintenance.

Dominion Energy Questar Pipeline, LLC 333 South State Street Salt Lake City, Utah 84111

Ladies and Gentlemen:

This Agreement is entered into by and between Questar Gas Company ("Providing Company"), a Utah corporation, and Dominion Energy Questar Pipeline, LLC ("Receiving Company"), a Utah limited liability company. Receiving Company has requested that Providing Company provide it with certain services which it may from time to time require in the conduct of its business. Providing Company has agreed to provide such services to Receiving Company upon the terms and conditions hereinafter provided.

Accordingly, in consideration of the mutual promises herein contained, Providing Company and Receiving Company agree as follows:

- 1. Upon oral or written request by Receiving Company, Providing Company will provide advice and assistance to the Service Recipient in the provision of services elected on Exhibit A attached hereto. Descriptions of the services listed on this Exhibit A are provided on Exhibit B attached hereto. In so doing, Providing Company may arrange for and provide the services of its own qualified personnel, or it may, after consultation with Receiving Company, arrange for and provide the services of such qualified, non-affiliated personnel as Providing Company, in its own opinion, deems necessary or appropriate.
- 2. All services rendered under and in accordance with this Agreement shall be provided at cost.

The cost of rendering such services shall include: (1) a portion of the salaries and wages of employees of Providing Company determined according to the time devoted by such employees to the performance of services hereunder for Receiving Company; (2) the costs of such employees' benefits, payroll taxes, and compensated absences attributable to salaries and wages directly billed, as determined in accordance with Providing Company policies and procedures in place from time to time; (3) all other out-of-pocket operating costs, including expenses for transportation, tolls, and other expenses incurred by Providing Company or its employees in connection with the performance of services under this Agreement; (4) the actual costs of materials and supplies furnished by Providing Company in connection with the performance of services under this Agreement; and (5) administrative and general costs attributable to services performed under this Agreement (including reasonable amounts for general office maintenance and depreciation, amortization, return, and related taxes on Providing Company's general plant investment) determined in accordance with Providing Company's policies and procedures.

3. Providing Company shall render monthly statements to Receiving Company for services supplied or to be supplied in the manner set forth above. Such statements shall include

the costs of all services supplied hereunder during the preceding month and may include estimated amounts attributable to services which Providing Company anticipates it will supply during the next succeeding calendar month. All statements so rendered will be due and payable ten (10) days after receipt thereof. Effective January 1, 2018, to the extent that Service Recipient owes intercompany payments or balances to Service Provider, and vice-versa, such payments or balances may be netted against one another, such that the net amount owed between the parties will be paid on a monthly basis from the one to the other, as applicable, subject to the terms of this Agreement.

- 4. This Agreement shall become effective as of May 1, 2017 and shall continue in force and effect until terminated by either party upon thirty days' written notice of termination.
- 5. Either party may, without relieving itself of its obligations under this Agreement, assign any of its rights hereunder to a person with which it is affiliated, but otherwise no assignment of this Agreement or any of the rights or obligations hereunder shall be made unless there first shall have been obtained the consent thereto in writing of the other party.

If you approve of this proposal, please indicate your acceptance by executing both copies hereof in the space provided and return one fully executed copy to Providing Company.

Respectfully submitted,

QUESTAR GAS COMPANY

Accepted and Agreed to:

DOMINION ENERGY QUESTAR

PIPELINE, LLC

James R. Chapman Senior Vice President

& Aquisitions and Treasurer

3

EXHIBIT A

Services Provided from Questar Gas Company to Dominion Energy Questar Pipeline, LLC

SERVICE		YES
1.	Accounting	
2.	Legal and Regulatory	
3.	Information Technology, Electronic Transmission and Computer Services	X
4.	Software/Hardware Pooling	X
5.	Operations	X
6 .	Business Services	X
7.	Risk Management	X
8.	Corporate Planning	X
9.	Supply Chain	X
10-	Rates	
11.	Research	X
12.	Tax	X
13.	Corporate Secretary	X
14.	Environmental Compliance	X
15.	Customer Services	X
16	Energy Marketing	X
17	Treasury/Finance	X
18.	Office Space and Equipment	X

7

EXHIBIT B

Descriptions of Services Provided from Questar Gas Company to Dominion Energy Questar Pipeline, LLC

- 1. Accounting. Provide advice and assistance to Receiving Company in accounting matters (development of accounting practices, procedures and controls, the maintenance of the general ledger and related subsidiary systems, the preparation and analysis of financial reports, and the processing of certain accounts such as accounts payable, accounts receivable, and payroll).
- 2. <u>Legal and Regulatory</u>. Provide advice and assistance with respect to legal and regulatory issues as well as regulatory compliance and matters under federal and state laws.
- 3. <u>Information Technology, Electronic Transmission and Computer Services</u>. Provide the organization and resources for the operation of an information technology function (development, implementation and operation of a centralized data processing facility and the management of a telecommunications network, and the central processing of computerized applications and support of individual applications in Receiving Company). Develop, implement, and process those computerized applications for Receiving Company that can be economically best accomplished on a centralized basis</u>. Develop, implement, and process information technology risk management services and services for the secure protection and transmission of critical and sensitive data.
- 4. <u>Software/Hardware Pooling</u>. Accept ownership of and rights to use, assign, license or sub-license all software owned, acquired or developed by or for Providing Company which Providing Company can and does transfer or assign to Receiving Company and computer system hardware used with software and enhancements to which Providing Company has legal right. Preserve and protect the rights to all such software to the extent reasonable and appropriate under the circumstances; license Receiving Company, on a non-exclusive, nocharge or at-cost basis, to use all software which Providing Company has the right to sell, license or sub-license; and, at the Receiving Company's expense, permit Receiving Company to enhance any such software and license others to use all such software and enhancements to the extent that Providing Company shall have the legal right to so permit.
- 5. Operations. Advise and assist Receiving Company in the following matters relating to operational capacity: (i) the preparation and coordination of studying, consulting, planning, designing, inspecting and engineering and construction of facilities of Receiving Company, (ii) the planning, engineering (including maps and records) and construction operations of Receiving Company, (iii) the performance of operations support services, plant and facilities operation, generation outage support, and maintenance and management services, and (iv) the planning, formulation and implementation of load retention, load shaping and conservation and efficiency programs, and integrated resource planning for

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supply-side plans and demand-side management programs. Develop long-range operational programs for Receiving Company and advise and assist Receiving Company in the coordination of such programs with the programs of the other Dominion subsidiaries, subject to federal and state codes and standards of conduct, as applicable. Manage Receiving Company's purchase, movement, transfer, and accounting of fuel and gas volumes.

- 6. <u>Business Services</u>. Perform: (i) general business support services (printing, mailing, records management and maintenance, and administrative and office services across the enterprise), (ii) office facilities operation (building maintenance and property management, lease/sublease management, and property sales services across the enterprise), (iii) security (physical security support, background investigations, and investigative services across the enterprise), and (iv) fleet services (fleet systems support, management of the acquisition/disposal function, maintenance functions, and fleet management across the entire enterprise).
- 7. <u>Risk Management</u>. Advise and assist Receiving Company in securing requisite insurance, in the purchase and administration of all property, casualty and marine insurance, in the settlement of insured claims and in providing risk prevention advice.
- 8. <u>Corporate Planning</u>. Advise and assist Receiving Company in the study and planning of operations, budgets, economic forecasts, capital expenditures and special projects.
- 9. <u>Supply Chain</u>. Advise and assist Receiving Company in the procurement of real and personal property, materials, supplies and services, conduct purchase negotiations, prepare procurement agreements and administer programs of material control.
- 10. <u>Rates</u>. Advise and assist Receiving Company in the analysis of their rate structure in the formulation of rate policies, and in the negotiation of large contracts. Advise and assist Receiving Company in proceedings before regulatory bodies involving the rates and operations of Receiving Company and of other competitors where such rates and operations directly or indirectly affect Receiving Company.
- 11. Research. Investigate and conduct research into problems relating to production, utilization, testing, manufacture, transmission, storage and distribution of energy. Keep abreast of and evaluate for Receiving Company all research developments and programs of significance affecting Receiving Company and the energy industry, conduct research and development in promising areas and advise and assist in the solution of technical problems arising out of Receiving Company's operations.
- 12. <u>Tax.</u> Advise and assist Receiving Company in the preparation of federal, state and other tax returns, generally advise Receiving Company as to any problems involving taxes, and provide due diligence in connection with acquisitions.

- 13. <u>Corporate Secretary</u>. Provide all necessary functions required of a publicly traded company. Coordinate information and activities among owners, the transfer agent, and Board of Directors. Provide direct services to security holders. Prepare and file required annual and interim reports to owners and the U.S. Securities and Exchange Commission. Conduct director meetings and ensure proper maintenance of corporate records.
- 14. <u>Environmental Compliance</u>. Provide consulting, cleanup, environmental permitting, environmental compliance support, biological and chemical services, environmental reporting, and environmental compliance plan preparation as required by Receiving Company to ensure full compliance with applicable environmental statutes and regulations. Track state and federal environmental regulations. Provide summaries and guidance for Receiving Company personnel to ensure ongoing compliance.
- 15. <u>Customer Services</u>. Provide services and systems dedicated to customer service, billing, remittance, credit, collections, customer relations, call centers, energy conservation support and metering.
- 16. Energy Marketing. Provide services and systems dedicated to energy marketing and trading of energy commodities, specifically the provision of all services related to emissions products, renewable energy products, environmental commodities (commodities derived from environmental attributes associated with qualifying types of generation that are required for compliance with applicable federal, state and local laws, as well as any voluntary additional reductions that the Receiving Company has elected to complete). Provide market, credit and operational risk management services and development of marketing and sales programs in physical and financial markets.
- 17. <u>Treasury/Finance</u>. Provide services related to managing all administrative activities associated with financing and the management of capital structure; cash, credit and risk management activities; investment and commercial banking relationships; oversight of decommissioning trust funds and general financing activities.
- 18. Office Space and Equipment. Provide use of land, buildings, furnishings, and equipment, and all costs related to these assets -i.e., property taxes, utilities, and maintenance.

Dominion Generation, Inc. 120 Tredegar Street Richmond, Virginia 23229

Ladies and Gentlemen:

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This Agreement is entered into by and between Questar Gas Company ("Providing Company"), a Utah corporation, and Dominion Generation, Inc. ("Receiving Company"), a Virginia corporation. Receiving Company has requested that Providing Company provide it with certain services which it may from time to time require in the conduct of its business. Providing Company has agreed to provide such services to Receiving Company upon the terms and conditions hereinafter provided.

Accordingly, in consideration of the mutual promises herein contained, Providing Company and Receiving Company agree as follows:

- 1. Upon oral or written request by Receiving Company, Providing Company will provide advice and assistance to the Service Recipient in the provision of services elected on Exhibit A attached hereto. Descriptions of the services listed on this Exhibit A are provided on Exhibit B attached hereto. In so doing, Providing Company may arrange for and provide the services of its own qualified personnel, or it may, after consultation with Receiving Company, arrange for and provide the services of such qualified, non-affiliated personnel as Providing Company, in its own opinion, deems necessary or appropriate.
- 2. All services rendered under and in accordance with this Agreement shall be provided at cost.

The cost of rendering such services shall include: (1) a portion of the salaries and wages of employees of Providing Company determined according to the time devoted by such employees to the performance of services hereunder for Receiving Company; (2) the costs of such employees' benefits, payroll taxes, and compensated absences attributable to salaries and wages directly billed, as determined in accordance with Providing Company policies and procedures in place from time to time; (3) all other out-of-pocket operating costs, including expenses for transportation, tolls, and other expenses incurred by Providing Company or its employees in connection with the performance of services under this Agreement; (4) the actual costs of materials and supplies furnished by Providing Company in connection with the performance of services under this Agreement; and (5) administrative and general costs attributable to services performed under this Agreement (including reasonable amounts for general office maintenance and depreciation, amortization, return, and related taxes on Providing Company's general plant investment) determined in accordance with Providing Company's policies and procedures.

3. Providing Company shall render monthly statements to Receiving Company for services supplied or to be supplied in the manner set forth above. Such statements shall include

the costs of all services supplied hereunder during the preceding month and may include estimated amounts attributable to services which Providing Company anticipates it will supply during the next succeeding calendar month. All statements so rendered will be due and payable ten (10) days after receipt thereof.

- This Agreement shall become effective as of May 1, 2017 and shall continue in force and effect until terminated by either party upon thirty days' written notice of termination.
- Either party may, without relieving itself of its obligations under this Agreement, assign any of its rights hereunder to a person with which it is affiliated, but otherwise no assignment of this Agreement or any of the rights or obligations hereunder shall be made unless there first shall have been obtained the consent thereto in writing of the other party.

If you approve of this proposal, please indicate your acceptance by executing both copies hereof in the space provided and return one fully executed copy to Providing Company.

Respectfully submitted,

QUESTAR GAS COMPANY

By: Full surver Title: Syp-Financial Management WHB &

Accepted and Agreed to:

DOMINION GENERATION, INC.

James R. Chapman Senior Vice President

Mergers & Aquisitions and Treasurer

Dominion Generation, Inc.

May 1, 2017 Page 3

EXHIBIT A

Services Provided from Questar Gas Company to Dominion Generation, Inc.

SERVICE		YES
1.	Accounting	
2.	Legal and Regulatory	
3.	Information Technology, Electronic Transmission and Computer Services	
4.	Software/Hardware Pooling	
5.	Operations	
6-	Business Services	
7.	Risk Management	
8.	Corporate Planning	
9.	Supply Chain	
10 .	Rates	
11.	Research	
12.	Tax	
13.	Corporate Secretary	
14.	Environmental Compliance	
15.	Customer Services	
16	Energy Marketing	
17	Treasury/Finance	
18.	Office Space and Equipment	X

EXHIBIT B

Descriptions of Services Provided from Questar Gas Company to Dominion Generation, Inc.

- 1. Accounting. Provide advice and assistance to Receiving Company in accounting matters (development of accounting practices, procedures and controls, the maintenance of the general ledger and related subsidiary systems, the preparation and analysis of financial reports, and the processing of certain accounts such as accounts payable, accounts receivable, and payroll).
- 2. <u>Legal and Regulatory</u>. Provide advice and assistance with respect to legal and regulatory issues as well as regulatory compliance and matters under federal and state laws.
- 3. <u>Information Technology, Electronic Transmission and Computer Services</u>. Provide the organization and resources for the operation of an information technology function (development, implementation and operation of a centralized data processing facility and the management of a telecommunications network, and the central processing of computerized applications and support of individual applications in Receiving Company). Develop, implement, and process those computerized applications for Receiving Company that can be economically best accomplished on a centralized basis</u>. Develop, implement, and process information technology risk management services and services for the secure protection and transmission of critical and sensitive data.
- 4. <u>Software/Hardware Pooling</u>. Accept ownership of and rights to use, assign, license or sub-license all software owned, acquired or developed by or for Providing Company which Providing Company can and does transfer or assign to Receiving Company and computer system hardware used with software and enhancements to which Providing Company has legal right. Preserve and protect the rights to all such software to the extent reasonable and appropriate under the circumstances; license Receiving Company, on a non-exclusive, nocharge or at-cost basis, to use all software which Providing Company has the right to sell, license or sub-license; and, at the Receiving Company's expense, permit Receiving Company to enhance any such software and license others to use all such software and enhancements to the extent that Providing Company shall have the legal right to so permit.
- 5. Operations. Advise and assist Receiving Company in the following matters relating to operational capacity: (i) the preparation and coordination of studying, consulting, planning, designing, inspecting and engineering and construction of facilities of Receiving Company, (ii) the planning, engineering (including maps and records) and construction operations of Receiving Company, (iii) the performance of operations support services, plant and facilities operation, generation outage support, and maintenance and management services, and (iv) the planning, formulation and implementation of load retention, load shaping and conservation and efficiency programs, and integrated resource planning for

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- 6. <u>Business Services</u>. Perform: (i) general business support services (printing, mailing, records management and maintenance, and administrative and office services across the enterprise), (ii) office facilities operation (building maintenance and property management, lease/sublease management, and property sales services across the enterprise), (iii) security (physical security support, background investigations, and investigative services across the enterprise), and (iv) fleet services (fleet systems support, management of the acquisition/disposal function, maintenance functions, and fleet management across the entire enterprise).
- 7. <u>Risk Management</u>. Advise and assist Receiving Company in securing requisite insurance, in the purchase and administration of all property, casualty and marine insurance, in the settlement of insured claims and in providing risk prevention advice.
- 8. <u>Corporate Planning</u>. Advise and assist Receiving Company in the study and planning of operations, budgets, economic forecasts, capital expenditures and special projects.
- 9. <u>Supply Chain</u>. Advise and assist Receiving Company in the procurement of real and personal property, materials, supplies and services, conduct purchase negotiations, prepare procurement agreements and administer programs of material control.
- 10. Rates. Advise and assist Receiving Company in the analysis of their rate structure in the formulation of rate policies, and in the negotiation of large contracts. Advise and assist Receiving Company in proceedings before regulatory bodies involving the rates and operations of Receiving Company and of other competitors where such rates and operations directly or indirectly affect Receiving Company.
- 11. Research. Investigate and conduct research into problems relating to production, utilization, testing, manufacture, transmission, storage and distribution of energy. Keep abreast of and evaluate for Receiving Company all research developments and programs of significance affecting Receiving Company and the energy industry, conduct research and development in promising areas and advise and assist in the solution of technical problems arising out of Receiving Company's operations.
- 12. <u>Tax.</u> Advise and assist Receiving Company in the preparation of federal, state and other tax returns, generally advise Receiving Company as to any problems involving taxes, and provide due diligence in connection with acquisitions.

- 13. <u>Corporate Secretary.</u> Provide all necessary functions required of a publicly traded company. Coordinate information and activities among owners, the transfer agent, and Board of Directors. Provide direct services to security holders. Prepare and file required annual and interim reports to owners and the U.S. Securities and Exchange Commission. Conduct director meetings and ensure proper maintenance of corporate records.
- 14. <u>Environmental Compliance</u>. Provide consulting, cleanup, environmental permitting, environmental compliance support, biological and chemical services, environmental reporting, and environmental compliance plan preparation as required by Receiving Company to ensure full compliance with applicable environmental statutes and regulations. Track state and federal environmental regulations. Provide summaries and guidance for Receiving Company personnel to ensure ongoing compliance.
- 15. <u>Customer Services</u>. Provide services and systems dedicated to customer service, billing, remittance, credit, collections, customer relations, call centers, energy conservation support and metering.
- and trading of energy commodities, specifically the provision of all services related to emissions products, renewable energy products, environmental commodities (commodities derived from environmental attributes associated with qualifying types of generation that are required for compliance with applicable federal, state and local laws, as well as any voluntary additional reductions that the Receiving Company has elected to complete). Provide market, credit and operational risk management services and development of marketing and sales programs in physical and financial markets.
- 17. <u>Treasury/Finance</u>. Provide services related to managing all administrative activities associated with financing and the management of capital structure; cash, credit and risk management activities; investment and commercial banking relationships; oversight of decommissioning trust funds and general financing activities.
- 18. Office Space and Equipment. Provide use of land, buildings, furnishings, and equipment, and all costs related to these assets -i.e., property taxes, utilities, and maintenance.

May 1, 2017

Dominion Products and Services, Inc. 120 Tredegar Street Richmond, Virginia 23229

Ladies and Gentlemen:

24

This Agreement is entered into by and between Questar Gas Company ("Providing Company"), a Utah corporation, and Dominion Products and Services, Inc. ("Receiving Company"), a Delaware corporation. Receiving Company has requested that Providing Company provide it with certain services which it may from time to time require in the conduct of its business. Providing Company has agreed to provide such services to Receiving Company upon the terms and conditions hereinafter provided.

Accordingly, in consideration of the mutual promises herein contained, Providing Company and Receiving Company agree as follows:

- 1. Upon oral or written request by Receiving Company, Providing Company will provide advice and assistance to the Service Recipient in the provision of services elected on Exhibit A attached hereto. Descriptions of the services listed on this Exhibit A are provided on Exhibit B attached hereto. In so doing, Providing Company may arrange for and provide the services of its own qualified personnel, or it may, after consultation with Receiving Company, arrange for and provide the services of such qualified, non-affiliated personnel as Providing Company, in its own opinion, deems necessary or appropriate.
- 2. All services rendered under and in accordance with this Agreement shall be provided at cost.

The cost of rendering such services shall include: (1) a portion of the salaries and wages of employees of Providing Company determined according to the time devoted by such employees to the performance of services hereunder for Receiving Company; (2) the costs of such employees' benefits, payroll taxes, and compensated absences attributable to salaries and wages directly billed, as determined in accordance with Providing Company policies and procedures in place from time to time; (3) all other out-of-pocket operating costs, including expenses for transportation, tolls, and other expenses incurred by Providing Company or its employees in connection with the performance of services under this Agreement; (4) the actual costs of materials and supplies furnished by Providing Company in connection with the performance of services under this Agreement; and (5) administrative and general costs attributable to services performed under this Agreement (including reasonable amounts for general office maintenance and depreciation, amortization, return, and related taxes on Providing Company's general plant investment) determined in accordance with Providing Company's policies and procedures.

3. Providing Company shall render monthly statements to Receiving Company for services supplied or to be supplied in the manner set forth above. Such statements shall include

Dominion Products and Services, Inc.

May 1, 2017

Page 2

the costs of all services supplied hereunder during the preceding month and may include estimated amounts attributable to services which Providing Company anticipates it will supply during the next succeeding calendar month. All statements so rendered will be due and payable ten (10) days after receipt thereof.

- This Agreement shall become effective as of May 1, 2017 and shall continue in force and effect until terminated by either party upon thirty days' written notice of termination.
- Either party may, without relieving itself of its obligations under this Agreement, assign any of its rights hereunder to a person with which it is affiliated, but otherwise no assignment of this Agreement or any of the rights or obligations hereunder shall be made unless there first shall have been obtained the consent thereto in writing of the other party.

If you approve of this proposal, please indicate your acceptance by executing both copies hereof in the space provided and return one fully executed copy to Providing Company.

Respectfully submitted,

QUESTAR GAS COMPANY

By: Tull. www.

Title: Syp-Grancial Management

WAS &

Accepted and Agreed to:

DOMINION PRODUCTS AND SERVICES, INC.

Title

James R. Chapman Senior Vice President

gers & Aquisitions and Treasurer

Dominion Products and Services, Inc.

May 1, 2017

Page 3

EXHIBIT A

Services Provided from Questar Gas Company to Dominion Products and Services, Inc.

SERVICE		YES
1.	Accounting	
2.	Legal and Regulatory	
3.	Information Technology, Electronic Transmission and Computer Services	
4.	Software/Hardware Pooling	
5.	Operations	
6-	Business Services	
7.	Risk Management	
8.	Corporate Planning	
9.	Supply Chain	
10 .	Rates	
11.	Research	
12.	Tax	
13.	Corporate Secretary	
14.	Environmental Compliance	
15.	Customer Services	X
16	Energy Marketing	
17	Treasury/Finance	
18.	Office Space and Equipment	

Dominion Products and Services, Inc. May 1, 2017 Page 4

EXHIBIT B

Descriptions of Services Provided from Questar Gas Company to Dominion Products and Services, Inc.

- 1. Accounting. Provide advice and assistance to Receiving Company in accounting matters (development of accounting practices, procedures and controls, the maintenance of the general ledger and related subsidiary systems, the preparation and analysis of financial reports, and the processing of certain accounts such as accounts payable, accounts receivable, and payroll).
- 2. <u>Legal and Regulatory</u>. Provide advice and assistance with respect to legal and regulatory issues as well as regulatory compliance and matters under federal and state laws.
- 3. <u>Information Technology, Electronic Transmission and Computer Services</u>. Provide the organization and resources for the operation of an information technology function (development, implementation and operation of a centralized data processing facility and the management of a telecommunications network, and the central processing of computerized applications and support of individual applications in Receiving Company). Develop, implement, and process those computerized applications for Receiving Company that can be economically best accomplished on a centralized basis. Develop, implement, and process information technology risk management services and services for the secure protection and transmission of critical and sensitive data.
- 4. <u>Software/Hardware Pooling</u>. Accept ownership of and rights to use, assign, license or sub-license all software owned, acquired or developed by or for Providing Company which Providing Company can and does transfer or assign to Receiving Company and computer system hardware used with software and enhancements to which Providing Company has legal right. Preserve and protect the rights to all such software to the extent reasonable and appropriate under the circumstances; license Receiving Company, on a non-exclusive, nocharge or at-cost basis, to use all software which Providing Company has the right to sell, license or sub-license; and, at the Receiving Company's expense, permit Receiving Company to enhance any such software and license others to use all such software and enhancements to the extent that Providing Company shall have the legal right to so permit.
- 5. Operations. Advise and assist Receiving Company in the following matters relating to operational capacity: (i) the preparation and coordination of studying, consulting, planning, designing, inspecting and engineering and construction of facilities of Receiving Company, (ii) the planning, engineering (including maps and records) and construction operations of Receiving Company, (iii) the performance of operations support services, plant and facilities operation, generation outage support, and maintenance and management services, and (iv) the planning, formulation and implementation of load retention, load shaping and conservation and efficiency programs, and integrated resource planning for

Dominion Products and Services, Inc. May 1, 2017 Page 5

supply-side plans and demand-side management programs. Develop long-range operational programs for Receiving Company and advise and assist Receiving Company in the coordination of such programs with the programs of the other Dominion subsidiaries, subject to federal and state codes and standards of conduct, as applicable. Manage Receiving Company's purchase, movement, transfer, and accounting of fuel and gas volumes.

- 6. <u>Business Services</u>. Perform: (i) general business support services (printing, mailing, records management and maintenance, and administrative and office services across the enterprise), (ii) office facilities operation (building maintenance and property management, lease/sublease management, and property sales services across the enterprise), (iii) security (physical security support, background investigations, and investigative services across the enterprise), and (iv) fleet services (fleet systems support, management of the acquisition/disposal function, maintenance functions, and fleet management across the entire enterprise).
- 7. <u>Risk Management</u>. Advise and assist Receiving Company in securing requisite insurance, in the purchase and administration of all property, casualty and marine insurance, in the settlement of insured claims and in providing risk prevention advice.
- 8. <u>Corporate Planning</u>. Advise and assist Receiving Company in the study and planning of operations, budgets, economic forecasts, capital expenditures and special projects.
- 9. <u>Supply Chain</u>. Advise and assist Receiving Company in the procurement of real and personal property, materials, supplies and services, conduct purchase negotiations, prepare procurement agreements and administer programs of material control.
- 10. <u>Rates</u>. Advise and assist Receiving Company in the analysis of their rate structure in the formulation of rate policies, and in the negotiation of large contracts. Advise and assist Receiving Company in proceedings before regulatory bodies involving the rates and operations of Receiving Company and of other competitors where such rates and operations directly or indirectly affect Receiving Company.
- 11. Research. Investigate and conduct research into problems relating to production, utilization, testing, manufacture, transmission, storage and distribution of energy. Keep abreast of and evaluate for Receiving Company all research developments and programs of significance affecting Receiving Company and the energy industry, conduct research and development in promising areas and advise and assist in the solution of technical problems arising out of Receiving Company's operations.
- 12. <u>Tax.</u> Advise and assist Receiving Company in the preparation of federal, state and other tax returns, generally advise Receiving Company as to any problems involving taxes, and provide due diligence in connection with acquisitions.

Dominion Products and Services, Inc. May 1, 2017 Page 6

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- 13. <u>Corporate Secretary</u>. Provide all necessary functions required of a publicly traded company. Coordinate information and activities among owners, the transfer agent, and Board of Directors. Provide direct services to security holders. Prepare and file required annual and interim reports to owners and the U.S. Securities and Exchange Commission. Conduct director meetings and ensure proper maintenance of corporate records.
- 14. <u>Environmental Compliance</u>. Provide consulting, cleanup, environmental permitting, environmental compliance support, biological and chemical services, environmental reporting, and environmental compliance plan preparation as required by Receiving Company to ensure full compliance with applicable environmental statutes and regulations. Track state and federal environmental regulations. Provide summaries and guidance for Receiving Company personnel to ensure ongoing compliance.
- 15. <u>Customer Services</u>. Provide services and systems dedicated to customer service, billing, remittance, credit, collections, customer relations, call centers, energy conservation support and metering.
- 16. Energy Marketing. Provide services and systems dedicated to energy marketing and trading of energy commodities, specifically the provision of all services related to emissions products, renewable energy products, environmental commodities (commodities derived from environmental attributes associated with qualifying types of generation that are required for compliance with applicable federal, state and local laws, as well as any voluntary additional reductions that the Receiving Company has elected to complete). Provide market, credit and operational risk management services and development of marketing and sales programs in physical and financial markets.
- 17. <u>Treasury/Finance</u>. Provide services related to managing all administrative activities associated with financing and the management of capital structure; cash, credit and risk management activities; investment and commercial banking relationships; oversight of decommissioning trust funds and general financing activities.
- 18. Office Space and Equipment. Provide use of land, buildings, furnishings, and equipment, and all costs related to these assets -i.e., property taxes, utilities, and maintenance.

November 16, 2016

Questar Gas Company 333 South State Street Salt Lake City, UT 84145-0360

Ladies and Gentlemen:

This Agreement is entered into by and between QPC Services Company ("Providing Company"), a Utah corporation, and Questar Gas Company ("Receiving Company"), a Utah corporation. Receiving Company has requested that Providing Company provide it with certain services which it may from time to time require in the conduct of its business. Providing Company has agreed to provide such services to Receiving Company upon the terms and conditions hereinafter provided.

Accordingly, in consideration of the mutual promises herein contained, Providing Company and Receiving Company agree as follows:

- 1. Upon oral or written request by Receiving Company, Providing Company will provide advice and assistance to the Service Recipient in the provision of services elected on Exhibit A attached hereto. Descriptions of the services listed on this Exhibit A are provided on Exhibit B attached hereto. In so doing, Providing Company may arrange for and provide the services of its own qualified personnel, or it may, after consultation with Receiving Company, arrange for and provide the services of such qualified, non-affiliated personnel as Providing Company, in its own opinion, deems necessary or appropriate.
- 2. All services rendered under and in accordance with this Agreement shall be provided at cost.

The cost of rendering such services shall include: (1) a portion of the salaries and wages of employees of Providing Company determined according to the time devoted by such employees to the performance of services hereunder for Receiving Company; (2) the costs of such employees' benefits, payroll taxes, and compensated absences attributable to salaries and wages directly billed, as determined in accordance with Providing Company policies and procedures in place from time to time; (3) all other out-of-pocket operating costs, including expenses for transportation, tolls, and other expenses incurred by Providing Company or its employees in connection with the performance of services under this Agreement; (4) the actual costs of materials and supplies furnished by Providing Company in connection with the performance of services under this Agreement; and (5) administrative and general costs attributable to services performed under this Agreement (including reasonable amounts for general office maintenance and depreciation, amortization, return, and related taxes on Providing Company's general plant investment) determined in accordance with Providing Company's policies and procedures.

3. Providing Company shall render monthly statements to Receiving Company for services supplied or to be supplied in the manner set forth above. Such statements shall include

the costs of all services supplied hereunder during the preceding month and may include estimated amounts attributable to services which Providing Company anticipates it will supply during the next succeeding calendar month. All statements so rendered will be due and payable ten (10) days after receipt thereof.

- This Agreement shall become effective as of November 16, 2016 and shall continue in force and effect until terminated by either party upon thirty days' written notice of termination.
- 5. Either party may, without relieving itself of its obligations under this Agreement, assign any of its rights hereunder to a person with which it is affiliated, but otherwise no assignment of this Agreement or any of the rights or obligations hereunder shall be made unless there first shall have been obtained the consent thereto in writing of the other party.

If you approve of this proposal, please indicate your acceptance by executing both copies hereof in the space provided and return one fully executed copy to Providing Company.

Respectfully submitted,

QPC Services Company

enior Vice President, Chief Administrative &

Title: Compliance Officer and Corporate Secretary

Accepted and Agreed to:

Questar Gas Company

By: Yell A. Word Title: Senior Vice President - Financial mgt.

EXHIBIT A

Services Provided from QPC Services Company to Questar Gas Company

SERVICE		YES	NO
1.	Accounting		
2.	Auditing		
3.	Legal and Regulatory	X	
4.	Information Technology, Electronic Transmission and Computer Services	<u>x</u> x	
5.	Software/Hardware Pooling		
6 .	Human Resources		
7.	Operations	X	
8.	Executive and Administrative	x 	
9.	Business Services		
10 .	Risk Management		
11.	Corporate Planning		
12.	Supply Chain		
13.	Rates		
14.	Research		
15.	Tax		
16	Corporate Secretary		
17	Investor Relations		
18.	Environmental Compliance		
19.	Customer Services		
20.	Energy Marketing		
21.	Treasury/Finance		
22.	External Affairs		
23.	Office Space and Equipment		

EXHIBIT B

Descriptions of Services Provided from QPC Services Company

to Questar Gas Company

- 1. Accounting. Provide advice and assistance to Receiving Company in accounting matters (development of accounting practices, procedures and controls, the maintenance of the general ledger and related subsidiary systems, the preparation and analysis of financial reports, and the processing of certain accounts such as accounts payable, accounts receivable, and payroll).
- 2. <u>Auditing</u>. Periodically audit the accounting records and other records maintained by Receiving Company and coordinate their examination, where applicable, with that of independent public accountants. The audit staff will report on their examination and submit recommendations, as appropriate, on improving methods of internal control and accounting procedures.
- 3. <u>Legal and Regulatory</u>. Provide advice and assistance with respect to legal and regulatory issues as well as regulatory compliance and matters under federal and state laws.
- 4. <u>Information Technology, Electronic Transmission and Computer Services</u>. Provide the organization and resources for the operation of an information technology function (development, implementation and operation of a centralized data processing facility and the management of a telecommunications network, and the central processing of computerized applications and support of individual applications in Receiving Company). Develop, implement, and process those computerized applications for Receiving Company that can be economically best accomplished on a centralized basis. Develop, implement, and process information technology risk management services and services for the secure protection and transmission of critical and sensitive data.
- 5. <u>Software/Hardware Pooling</u>. Accept ownership of and rights to use, assign, license or sub-license all software owned, acquired or developed by or for Providing Company which Providing Company can and does transfer or assign to Receiving Company and computer system hardware used with software and enhancements to which Providing Company has legal right. Preserve and protect the rights to all such software to the extent reasonable and appropriate under the circumstances; license Receiving Company, on a non-exclusive, nocharge or at-cost basis, to use all software which Providing Company has the right to sell, license or sub-license; and, at the Receiving Company's expense, permit Receiving Company to enhance any such software and license others to use all such software and enhancements to the extent that Providing Company shall have the legal right to so permit.

- 6. <u>Human Resources</u>. Advise and assist Receiving Company in the formulation and administration of human resources policies and programs relating to the relevant Receiving Company's labor relations, personnel administration, training, wage and salary administration, staffing and safety. Direct and administer all medical, health, and employee benefit and pension plans of Receiving Company. Provide systems of physical examination for employment and other purposes and direct and administer programs for the prevention of sickness. Advise and assist Receiving Company in the administration of such plans and prepare and maintain records of employee and company accounts under the said plans, together with such statistical data and reports as are pertinent to the plans.
- 7. Operations. Advise and assist Receiving Company in the following matters relating to operational capacity: (i) the preparation and coordination of studying, consulting, planning, designing, inspecting and engineering and construction of facilities of Receiving Company, (ii) the planning, engineering (including maps and records) and construction operations of Receiving Company, (iii) the performance of operations support services, plant and facilities operation, generation outage support, and maintenance and management services, and (iv) the planning, formulation and implementation of load retention, load shaping and conservation and efficiency programs, and integrated resource planning for supply-side plans and demand-side management programs. Develop long-range operational programs for Receiving Company and advise and assist Receiving Company in the coordination of such programs with the programs of the other Dominion subsidiaries, subject to federal and state codes and standards of conduct, as applicable. Manage Receiving Company's purchase, movement, transfer, and accounting of fuel and gas volumes.
- 8. Executive and Administrative. Advise and assist Receiving Company in the solution of major problems and in the formulation and execution of the general plans and policies of Receiving Company. Advise and assist Receiving Company as to operations, the issuance of securities, the preparation of filings arising out of or required by the various federal and state securities, business, public utilities and corporation laws, the selection of executive and administrative personnel, the representation of Receiving Company before regulatory bodies, proposals for capital expenditures, budgets, financing, acquisition and disposition of properties, expansion of business, rate structures, public relationships and related matters.
- 9. <u>Business Services</u>. Perform: (i) general business support services (printing, mailing, records management and maintenance, and administrative and office services across the enterprise), (ii) office facilities operation (building maintenance and property management, lease/sublease management, and property sales services across the enterprise), (iii) security (physical security support, background investigations, and investigative services across the enterprise), and (iv) fleet services (fleet systems support, management of the acquisition/disposal function, maintenance functions, and fleet management across the entire enterprise).
- 10. <u>Risk Management</u>. Advise and assist Receiving Company in securing requisite insurance, in the purchase and administration of all property, casualty and marine insurance, in the settlement of insured claims and in providing risk prevention advice.

- 11. <u>Corporate Planning</u>. Advise and assist Receiving Company in the study and planning of operations, budgets, economic forecasts, capital expenditures and special projects.
- 12. <u>Supply Chain</u>. Advise and assist Receiving Company in the procurement of real and personal property, materials, supplies and services, conduct purchase negotiations, prepare procurement agreements and administer programs of material control.
- 13. Rates. Advise and assist Receiving Company in the analysis of their rate structure in the formulation of rate policies, and in the negotiation of large contracts. Advise and assist Receiving Company in proceedings before regulatory bodies involving the rates and operations of Receiving Company and of other competitors where such rates and operations directly or indirectly affect Receiving Company.
- 14. Research. Investigate and conduct research into problems relating to production, utilization, testing, manufacture, transmission, storage and distribution of energy. Keep abreast of and evaluate for Receiving Company all research developments and programs of significance affecting Receiving Company and the energy industry, conduct research and development in promising areas and advise and assist in the solution of technical problems arising out of Receiving Company's operations.
- 15. <u>Tax</u>. Advise and assist Receiving Company in the preparation of federal, state and other tax returns, generally advise Receiving Company as to any problems involving taxes, and provide due diligence in connection with acquisitions.
- 16. <u>Corporate Secretary</u>. Provide all necessary functions required of a publicly traded company. Coordinate information and activities among owners, the transfer agent, and Board of Directors. Provide direct services to security holders. Prepare and file required annual and interim reports to owners and the U.S. Securities and Exchange Commission. Conduct director meetings and ensure proper maintenance of corporate records.
- 17. <u>Investor Relations</u>. Provide fair and accurate analysis of Receiving Company and an outlook within the financial community. Enhance Receiving Company's position in the energy industry. Balance and diversify owner investment in Receiving Company through a wide range of activities. Provide feedback to Receiving Company regarding investor concerns, trading and ownerships. Hold periodic analysts meetings, and provide various operating data as requested or required by investors.
- 18. Environmental Compliance. Provide consulting, cleanup, environmental permitting, environmental compliance support, biological and chemical services, environmental reporting, and environmental compliance plan preparation as required by Receiving Company to ensure full compliance with applicable environmental statutes and regulations. Track state and federal environmental regulations. Provide summaries and guidance for Receiving Company personnel to ensure ongoing compliance.

- 19. <u>Customer Services</u>. Provide services and systems dedicated to customer service, billing, remittance, credit, collections, customer relations, call centers, energy conservation support and metering.
- 20. <u>Energy Marketing</u>. Provide services and systems dedicated to energy marketing and trading of energy commodities, specifically the provision of all services related to emissions products, renewable energy products, environmental commodities (commodities derived from environmental attributes associated with qualifying types of generation that are required for compliance with applicable federal, state and local laws, as well as any voluntary additional reductions that the Receiving Company has elected to complete). Provide market, credit and operational risk management services and development of marketing and sales programs in physical and financial markets.
- 21. <u>Treasury/Finance</u>. Provide services related to managing all administrative activities associated with financing and the management of capital structure; cash, credit and risk management activities; investment and commercial banking relationships; oversight of decommissioning trust funds and general financing activities.
- 22. <u>External Affairs</u>. Provide services in support of corporate strategies for managing relationships with federal, state and local governments, agencies and legislative bodies. Formulate and assist with public relations, advertising, and external/internal communications programs and with the administration of corporate contribution and community affairs programs.
- 23. Office Space and Equipment. Provide use of land, buildings, furnishings, and equipment, and all costs related to these assets -i.e., property taxes, utilities, and maintenance.

May 1, 2017

Questar Energy Services, Inc. 333 South State Street Salt Lake City, Utah 84111

Ladies and Gentlemen:

4.

This Agreement is entered into by and between Questar Gas Company ("Providing Company"), a Utah corporation, and Questar Energy Services, Inc. ("Receiving Company"), a Utah corporation. Receiving Company has requested that Providing Company provide it with certain services which it may from time to time require in the conduct of its business. Providing Company has agreed to provide such services to Receiving Company upon the terms and conditions hereinafter provided.

Accordingly, in consideration of the mutual promises herein contained, Providing Company and Receiving Company agree as follows:

- 1. Upon oral or written request by Receiving Company, Providing Company will provide advice and assistance to the Service Recipient in the provision of services elected on Exhibit A attached hereto. Descriptions of the services listed on this Exhibit A are provided on Exhibit B attached hereto. In so doing, Providing Company may arrange for and provide the services of its own qualified personnel, or it may, after consultation with Receiving Company, arrange for and provide the services of such qualified, non-affiliated personnel as Providing Company, in its own opinion, deems necessary or appropriate.
- 2. All services rendered under and in accordance with this Agreement shall be provided at cost.

The cost of rendering such services shall include: (1) a portion of the salaries and wages of employees of Providing Company determined according to the time devoted by such employees to the performance of services hereunder for Receiving Company; (2) the costs of such employees' benefits, payroll taxes, and compensated absences attributable to salaries and wages directly billed, as determined in accordance with Providing Company policies and procedures in place from time to time; (3) all other out-of-pocket operating costs, including expenses for transportation, tolls, and other expenses incurred by Providing Company or its employees in connection with the performance of services under this Agreement; (4) the actual costs of materials and supplies furnished by Providing Company in connection with the performance of services under this Agreement; and (5) administrative and general costs attributable to services performed under this Agreement (including reasonable amounts for general office maintenance and depreciation, amortization, return, and related taxes on Providing Company's general plant investment) determined in accordance with Providing Company's policies and procedures.

3. Providing Company shall render monthly statements to Receiving Company for services supplied or to be supplied in the manner set forth above. Such statements shall include

the costs of all services supplied hereunder during the preceding month and may include estimated amounts attributable to services which Providing Company anticipates it will supply during the next succeeding calendar month. All statements so rendered will be due and payable ten (10) days after receipt thereof. Effective January 1, 2018, to the extent that Service Recipient owes intercompany payments or balances to Service Provider, and vice-versa, such payments or balances may be netted against one another, such that the net amount owed between the parties will be paid on a monthly basis from the one to the other, as applicable, subject to the terms of this Agreement.

- This Agreement shall become effective as of May 1, 2017 and shall continue in 4. force and effect until terminated by either party upon thirty days' written notice of termination.
- 5. Either party may, without relieving itself of its obligations under this Agreement, assign any of its rights hereunder to a person with which it is affiliated, but otherwise no assignment of this Agreement or any of the rights or obligations hereunder shall be made unless there first shall have been obtained the consent thereto in writing of the other party.

If you approve of this proposal, please indicate your acceptance by executing both copies hereof in the space provided and return one fully executed copy to Providing Company.

Respectfully submitted,

QUESTAR GAS COMPANY

By: Title: SVP-Rinanaia Management

With &

Accepted and Agreed to:

QUESTAR ENERGY SERVICES, INC.

James R. Chapman Senior Vice President

Title: Mergers & Aquisitions and Treasurer

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EXHIBIT A

Services Provided from Questar Gas Company to Questar Energy Services, Inc.

SERVICE		YES
1.	Accounting	X
2.	Legal and Regulatory	X
3.	Information Technology, Electronic Transmission and Computer Services	X
4.	Software/Hardware Pooling	X
5.	Operations	X
6-	Business Services	X
7.	Risk Management	X
8.	Corporate Planning	X
9.	Supply Chain	X
10-	Rates	X
11.	Research	X
12.	Tax	X
13.	Corporate Secretary	X
14.	Environmental Compliance	X
15.	Customer Services	X
16	Energy Marketing	X
17	Treasury/Finance	X
18.	Office Space and Equipment	X

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EXHIBIT B

Descriptions of Services Provided from Questar Gas Company to Questar Energy Services, Inc.

- 1. Accounting. Provide advice and assistance to Receiving Company in accounting matters (development of accounting practices, procedures and controls, the maintenance of the general ledger and related subsidiary systems, the preparation and analysis of financial reports, and the processing of certain accounts such as accounts payable, accounts receivable, and payroll).
- 2. <u>Legal and Regulatory</u>. Provide advice and assistance with respect to legal and regulatory issues as well as regulatory compliance and matters under federal and state laws.
- 3. <u>Information Technology, Electronic Transmission and Computer Services</u>. Provide the organization and resources for the operation of an information technology function (development, implementation and operation of a centralized data processing facility and the management of a telecommunications network, and the central processing of computerized applications and support of individual applications in Receiving Company). Develop, implement, and process those computerized applications for Receiving Company that can be economically best accomplished on a centralized basis. Develop, implement, and process information technology risk management services and services for the secure protection and transmission of critical and sensitive data.
- 4. <u>Software/Hardware Pooling</u>. Accept ownership of and rights to use, assign, license or sub-license all software owned, acquired or developed by or for Providing Company which Providing Company can and does transfer or assign to Receiving Company and computer system hardware used with software and enhancements to which Providing Company has legal right. Preserve and protect the rights to all such software to the extent reasonable and appropriate under the circumstances; license Receiving Company, on a non-exclusive, nocharge or at-cost basis, to use all software which Providing Company has the right to sell, license or sub-license; and, at the Receiving Company's expense, permit Receiving Company to enhance any such software and license others to use all such software and enhancements to the extent that Providing Company shall have the legal right to so permit.
- 5. Operations. Advise and assist Receiving Company in the following matters relating to operational capacity: (i) the preparation and coordination of studying, consulting, planning, designing, inspecting and engineering and construction of facilities of Receiving Company, (ii) the planning, engineering (including maps and records) and construction operations of Receiving Company, (iii) the performance of operations support services, plant and facilities operation, generation outage support, and maintenance and management services, and (iv) the planning, formulation and implementation of load retention, load shaping and conservation and efficiency programs, and integrated resource planning for

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supply-side plans and demand-side management programs. Develop long-range operational programs for Receiving Company and advise and assist Receiving Company in the coordination of such programs with the programs of the other Dominion subsidiaries, subject to federal and state codes and standards of conduct, as applicable. Manage Receiving Company's purchase, movement, transfer, and accounting of fuel and gas volumes.

- 6. <u>Business Services</u>. Perform: (i) general business support services (printing, mailing, records management and maintenance, and administrative and office services across the enterprise), (ii) office facilities operation (building maintenance and property management, lease/sublease management, and property sales services across the enterprise), (iii) security (physical security support, background investigations, and investigative services across the enterprise), and (iv) fleet services (fleet systems support, management of the acquisition/disposal function, maintenance functions, and fleet management across the entire enterprise).
- 7. <u>Risk Management</u>. Advise and assist Receiving Company in securing requisite insurance, in the purchase and administration of all property, casualty and marine insurance, in the settlement of insured claims and in providing risk prevention advice.
- 8. <u>Corporate Planning</u>. Advise and assist Receiving Company in the study and planning of operations, budgets, economic forecasts, capital expenditures and special projects.
- 9. <u>Supply Chain</u>. Advise and assist Receiving Company in the procurement of real and personal property, materials, supplies and services, conduct purchase negotiations, prepare procurement agreements and administer programs of material control.
- 10. Rates. Advise and assist Receiving Company in the analysis of their rate structure in the formulation of rate policies, and in the negotiation of large contracts. Advise and assist Receiving Company in proceedings before regulatory bodies involving the rates and operations of Receiving Company and of other competitors where such rates and operations directly or indirectly affect Receiving Company.
- 11. Research. Investigate and conduct research into problems relating to production, utilization, testing, manufacture, transmission, storage and distribution of energy. Keep abreast of and evaluate for Receiving Company all research developments and programs of significance affecting Receiving Company and the energy industry, conduct research and development in promising areas and advise and assist in the solution of technical problems arising out of Receiving Company's operations.
- 12. <u>Tax.</u> Advise and assist Receiving Company in the preparation of federal, state and other tax returns, generally advise Receiving Company as to any problems involving taxes, and provide due diligence in connection with acquisitions.

- 13. <u>Corporate Secretary</u>. Provide all necessary functions required of a publicly traded company. Coordinate information and activities among owners, the transfer agent, and Board of Directors. Provide direct services to security holders. Prepare and file required annual and interim reports to owners and the U.S. Securities and Exchange Commission. Conduct director meetings and ensure proper maintenance of corporate records.
- 14. <u>Environmental Compliance</u>. Provide consulting, cleanup, environmental permitting, environmental compliance support, biological and chemical services, environmental reporting, and environmental compliance plan preparation as required by Receiving Company to ensure full compliance with applicable environmental statutes and regulations. Track state and federal environmental regulations. Provide summaries and guidance for Receiving Company personnel to ensure ongoing compliance.
- 15. <u>Customer Services</u>. Provide services and systems dedicated to customer service, billing, remittance, credit, collections, customer relations, call centers, energy conservation support and metering.
- and trading of energy commodities, specifically the provision of all services related to emissions products, renewable energy products, environmental commodities (commodities derived from environmental attributes associated with qualifying types of generation that are required for compliance with applicable federal, state and local laws, as well as any voluntary additional reductions that the Receiving Company has elected to complete). Provide market, credit and operational risk management services and development of marketing and sales programs in physical and financial markets.
- 17. <u>Treasury/Finance</u>. Provide services related to managing all administrative activities associated with financing and the management of capital structure; cash, credit and risk management activities; investment and commercial banking relationships; oversight of decommissioning trust funds and general financing activities.
- 18. Office Space and Equipment. Provide use of land, buildings, furnishings, and equipment, and all costs related to these assets -i.e., property taxes, utilities, and maintenance.

May 1, 2017

Questar Gas Company 333 South State Street Salt Lake City, Utah 84145-0360

Ladies and Gentlemen:

This Agreement is entered into by and between Questar Energy Services, Inc. ("Providing Company"), a Utah corporation, and Questar Gas Company ("Receiving Company"), a Utah corporation. Receiving Company has requested that Providing Company provide it with certain services which it may from time to time require in the conduct of its business. Providing Company has agreed to provide such services to Receiving Company upon the terms and conditions hereinafter provided.

Accordingly, in consideration of the mutual promises herein contained, Providing Company and Receiving Company agree as follows:

- 1. Upon oral or written request by Receiving Company, Providing Company will provide advice and assistance to the Service Recipient in the provision of services elected on Exhibit A attached hereto. Descriptions of the services listed on this Exhibit A are provided on Exhibit B attached hereto. In so doing, Providing Company may arrange for and provide the services of its own qualified personnel, or it may, after consultation with Receiving Company, arrange for and provide the services of such qualified, non-affiliated personnel as Providing Company, in its own opinion, deems necessary or appropriate.
- 2. All services rendered under and in accordance with this Agreement shall be provided at cost.

The cost of rendering such services shall include: (1) a portion of the salaries and wages of employees of Providing Company determined according to the time devoted by such employees to the performance of services hereunder for Receiving Company; (2) the costs of such employees' benefits, payroll taxes, and compensated absences attributable to salaries and wages directly billed, as determined in accordance with Providing Company policies and procedures in place from time to time; (3) all other out-of-pocket operating costs, including expenses for transportation, tolls, and other expenses incurred by Providing Company or its employees in connection with the performance of services under this Agreement; (4) the actual costs of materials and supplies furnished by Providing Company in connection with the performance of services under this Agreement; and (5) administrative and general costs attributable to services performed under this Agreement (including reasonable amounts for general office maintenance and depreciation, amortization, return, and related taxes on Providing Company's general plant investment) determined in accordance with Providing Company's policies and procedures.

3. Providing Company shall render monthly statements to Receiving Company for services supplied or to be supplied in the manner set forth above. Such statements shall include

the costs of all services supplied hereunder during the preceding month and may include estimated amounts attributable to services which Providing Company anticipates it will supply during the next succeeding calendar month. All statements so rendered will be due and payable ten (10) days after receipt thereof. Effective January 1, 2018, to the extent that Service Recipient owes intercompany payments or balances to Service Provider, and vice-versa, such payments or balances may be netted against one another, such that the net amount owed between the parties will be paid on a monthly basis from the one to the other, as applicable, subject to the terms of this Agreement.

- This Agreement shall become effective as of May 1, 2017 and shall continue in 4. force and effect until terminated by either party upon thirty days' written notice of termination.
- Either party may, without relieving itself of its obligations under this Agreement, 5. assign any of its rights hereunder to a person with which it is affiliated, but otherwise no assignment of this Agreement or any of the rights or obligations hereunder shall be made unless there first shall have been obtained the consent thereto in writing of the other party.

If you approve of this proposal, please indicate your acceptance by executing both copies hereof in the space provided and return one fully executed copy to Providing Company.

Respectfully submitted,

QUESTAR ENERGY SERVICES, INC.

Senior Vice President Mergers & Aquisitions and Treasurer

Accepted and Agreed to:

QUESTAR GAS COMPANY

EXHIBIT A

Services Provided from Questar Energy Services, Inc. to Questar Gas Company

	YES
Accounting	X
Legal and Regulatory	
Information Technology, Electronic Transmission and Computer Services	X
Software/Hardware Pooling	X
Operations	X
Business Services	X
Risk Management	X
Corporate Planning	X
Supply Chain	X
Rates	
Research	X
Tax	X
Corporate Secretary	X
Environmental Compliance	X
Customer Services	X
Energy Marketing	X
Treasury/Finance	X
Office Space and Equipment	X
	Legal and Regulatory Information Technology, Electronic Transmission and Computer Services Software/Hardware Pooling Operations Business Services Risk Management Corporate Planning Supply Chain Rates Research Tax Corporate Secretary Environmental Compliance Customer Services Energy Marketing Treasury/Finance

EXHIBIT B

Descriptions of Services Provided from Questar Energy Services, Inc. to Questar Gas Company

- 1. <u>Accounting</u>. Provide advice and assistance to Receiving Company in accounting matters (development of accounting practices, procedures and controls, the maintenance of the general ledger and related subsidiary systems, the preparation and analysis of financial reports, and the processing of certain accounts such as accounts payable, accounts receivable, and payroll).
- 2. <u>Legal and Regulatory</u>. Provide advice and assistance with respect to legal and regulatory issues as well as regulatory compliance and matters under federal and state laws.
- 3. <u>Information Technology, Electronic Transmission and Computer Services.</u> Provide the organization and resources for the operation of an information technology function (development, implementation and operation of a centralized data processing facility and the management of a telecommunications network, and the central processing of computerized applications and support of individual applications in Receiving Company). Develop, implement, and process those computerized applications for Receiving Company that can be economically best accomplished on a centralized basis. Develop, implement, and process information technology risk management services and services for the secure protection and transmission of critical and sensitive data.
- 4. <u>Software/Hardware Pooling</u>. Accept ownership of and rights to use, assign, license or sub-license all software owned, acquired or developed by or for Providing Company which Providing Company can and does transfer or assign to Receiving Company and computer system hardware used with software and enhancements to which Providing Company has legal right. Preserve and protect the rights to all such software to the extent reasonable and appropriate under the circumstances; license Receiving Company, on a non-exclusive, nocharge or at-cost basis, to use all software which Providing Company has the right to sell, license or sub-license; and, at the Receiving Company's expense, permit Receiving Company to enhance any such software and license others to use all such software and enhancements to the extent that Providing Company shall have the legal right to so permit.
- 5. Operations. Advise and assist Receiving Company in the following matters relating to operational capacity: (i) the preparation and coordination of studying, consulting, planning, designing, inspecting and engineering and construction of facilities of Receiving Company, (ii) the planning, engineering (including maps and records) and construction operations of Receiving Company, (iii) the performance of operations support services, plant and facilities operation, generation outage support, and maintenance and management services, and (iv) the planning, formulation and implementation of load retention, load shaping and conservation and efficiency programs, and integrated resource planning for

supply-side plans and demand-side management programs. Develop long-range operational programs for Receiving Company and advise and assist Receiving Company in the coordination of such programs with the programs of the other Dominion subsidiaries, subject to federal and state codes and standards of conduct, as applicable. Manage Receiving Company's purchase, movement, transfer, and accounting of fuel and gas volumes.

- 6. <u>Business Services</u>. Perform: (i) general business support services (printing, mailing, records management and maintenance, and administrative and office services across the enterprise), (ii) office facilities operation (building maintenance and property management, lease/sublease management, and property sales services across the enterprise), (iii) security (physical security support, background investigations, and investigative services across the enterprise), and (iv) fleet services (fleet systems support, management of the acquisition/disposal function, maintenance functions, and fleet management across the entire enterprise).
- 7. <u>Risk Management</u>. Advise and assist Receiving Company in securing requisite insurance, in the purchase and administration of all property, casualty and marine insurance, in the settlement of insured claims and in providing risk prevention advice.
- 8. <u>Corporate Planning</u>. Advise and assist Receiving Company in the study and planning of operations, budgets, economic forecasts, capital expenditures and special projects.
- 9. <u>Supply Chain</u>. Advise and assist Receiving Company in the procurement of real and personal property, materials, supplies and services, conduct purchase negotiations, prepare procurement agreements and administer programs of material control.
- 10. Rates. Advise and assist Receiving Company in the analysis of their rate structure in the formulation of rate policies, and in the negotiation of large contracts. Advise and assist Receiving Company in proceedings before regulatory bodies involving the rates and operations of Receiving Company and of other competitors where such rates and operations directly or indirectly affect Receiving Company.
- 11. Research. Investigate and conduct research into problems relating to production, utilization, testing, manufacture, transmission, storage and distribution of energy. Keep abreast of and evaluate for Receiving Company all research developments and programs of significance affecting Receiving Company and the energy industry, conduct research and development in promising areas and advise and assist in the solution of technical problems arising out of Receiving Company's operations.
- 12. <u>Tax.</u> Advise and assist Receiving Company in the preparation of federal, state and other tax returns, generally advise Receiving Company as to any problems involving taxes, and provide due diligence in connection with acquisitions.

- 13. <u>Corporate Secretary</u>. Provide all necessary functions required of a publicly traded company. Coordinate information and activities among owners, the transfer agent, and Board of Directors. Provide direct services to security holders. Prepare and file required annual and interim reports to owners and the U.S. Securities and Exchange Commission. Conduct director meetings and ensure proper maintenance of corporate records.
- 14. Environmental Compliance. Provide consulting, cleanup, environmental permitting, environmental compliance support, biological and chemical services, environmental reporting, and environmental compliance plan preparation as required by Receiving Company to ensure full compliance with applicable environmental statutes and regulations. Track state and federal environmental regulations. Provide summaries and guidance for Receiving Company personnel to ensure ongoing compliance.
- 15. <u>Customer Services</u>. Provide services and systems dedicated to customer service, billing, remittance, credit, collections, customer relations, call centers, energy conservation support and metering.
- and trading of energy commodities, specifically the provision of all services related to emissions products, renewable energy products, environmental commodities (commodities derived from environmental attributes associated with qualifying types of generation that are required for compliance with applicable federal, state and local laws, as well as any voluntary additional reductions that the Receiving Company has elected to complete). Provide market, credit and operational risk management services and development of marketing and sales programs in physical and financial markets.
- 17. <u>Treasury/Finance</u>. Provide services related to managing all administrative activities associated with financing and the management of capital structure; cash, credit and risk management activities; investment and commercial banking relationships; oversight of decommissioning trust funds and general financing activities.
- 18. Office Space and Equipment. Provide use of land, buildings, furnishings, and equipment, and all costs related to these assets -i.e., property taxes, utilities, and maintenance.

May 1, 2017

Questar Field Services, LLC 333 South State Street Salt Lake City, Utah 84111

Ladies and Gentlemen:

This Agreement is entered into by and between Questar Gas Company ("Providing Company"), a Utah corporation, and Questar Field Services, LLC ("Receiving Company"), a Utah limited liability company. Receiving Company has requested that Providing Company provide it with certain services which it may from time to time require in the conduct of its business. Providing Company has agreed to provide such services to Receiving Company upon the terms and conditions hereinafter provided.

Accordingly, in consideration of the mutual promises herein contained, Providing Company and Receiving Company agree as follows:

- 1. Upon oral or written request by Receiving Company, Providing Company will provide advice and assistance to the Service Recipient in the provision of services elected on Exhibit A attached hereto. Descriptions of the services listed on this Exhibit A are provided on Exhibit B attached hereto. In so doing, Providing Company may arrange for and provide the services of its own qualified personnel, or it may, after consultation with Receiving Company, arrange for and provide the services of such qualified, non-affiliated personnel as Providing Company, in its own opinion, deems necessary or appropriate.
- 2. All services rendered under and in accordance with this Agreement shall be provided at cost.

The cost of rendering such services shall include: (1) a portion of the salaries and wages of employees of Providing Company determined according to the time devoted by such employees to the performance of services hereunder for Receiving Company; (2) the costs of such employees' benefits, payroll taxes, and compensated absences attributable to salaries and wages directly billed, as determined in accordance with Providing Company policies and procedures in place from time to time; (3) all other out-of-pocket operating costs, including expenses for transportation, tolls, and other expenses incurred by Providing Company or its employees in connection with the performance of services under this Agreement; (4) the actual costs of materials and supplies furnished by Providing Company in connection with the performance of services under this Agreement; and (5) administrative and general costs attributable to services performed under this Agreement (including reasonable amounts for general office maintenance and depreciation, amortization, return, and related taxes on Providing Company's general plant investment) determined in accordance with Providing Company's policies and procedures.

3. Providing Company shall render monthly statements to Receiving Company for services supplied or to be supplied in the manner set forth above. Such statements shall include

the costs of all services supplied hereunder during the preceding month and may include estimated amounts attributable to services which Providing Company anticipates it will supply during the next succeeding calendar month. All statements so rendered will be due and payable ten (10) days after receipt thereof. Effective January 1, 2018, to the extent that Service Recipient owes intercompany payments or balances to Service Provider, and vice-versa, such payments or balances may be netted against one another, such that the net amount owed between the parties will be paid on a monthly basis from the one to the other, as applicable, subject to the terms of this Agreement.

- This Agreement shall become effective as of May 1, 2017 and shall continue in 4. force and effect until terminated by either party upon thirty days' written notice of termination.
- 5. Either party may, without relieving itself of its obligations under this Agreement, assign any of its rights hereunder to a person with which it is affiliated, but otherwise no assignment of this Agreement or any of the rights or obligations hereunder shall be made unless there first shall have been obtained the consent thereto in writing of the other party.

If you approve of this proposal, please indicate your acceptance by executing both copies hereof in the space provided and return one fully executed copy to Providing Company.

Respectfully submitted,

QUESTAR GAS COMPANY

By: Trul 1. Ward

Title: SVP- Brancial Management

WAR &

Accepted and Agreed to:

QUESTAR FIELD SERVICES, LLC

Title:

James R. Chapman Senior Vice President

Mergers & Aquisitions and Treasurer

EXHIBIT A

Services Provided from Questar Gas Company to Questar Field Services, LLC

SERVICE		YES
1.	Accounting	X
2.	Legal and Regulatory	X
3.	Information Technology, Electronic Transmission and Computer Services	X
4.	Software/Hardware Pooling	X
5.	Operations	X
6.	Business Services	\mathbf{X}
7.	Risk Management	X
8.	Corporate Planning	X
9.	Supply Chain	X
10 .	Rates	X
11.	Research	X
12.	Tax	X
13.	Corporate Secretary	X
14.	Environmental Compliance	X
15.	Customer Services	X
16	Energy Marketing	X
17	Treasury/Finance	X
18.	Office Space and Equipment	X

EXHIBIT B

Descriptions of Services Provided from Questar Gas Company to Questar Field Services, LLC

- 1. Accounting. Provide advice and assistance to Receiving Company in accounting matters (development of accounting practices, procedures and controls, the maintenance of the general ledger and related subsidiary systems, the preparation and analysis of financial reports, and the processing of certain accounts such as accounts payable, accounts receivable, and payroll).
- 2. <u>Legal and Regulatory</u>. Provide advice and assistance with respect to legal and regulatory issues as well as regulatory compliance and matters under federal and state laws.
- 3. <u>Information Technology, Electronic Transmission and Computer Services</u>. Provide the organization and resources for the operation of an information technology function (development, implementation and operation of a centralized data processing facility and the management of a telecommunications network, and the central processing of computerized applications and support of individual applications in Receiving Company). Develop, implement, and process those computerized applications for Receiving Company that can be economically best accomplished on a centralized basis</u>. Develop, implement, and process information technology risk management services and services for the secure protection and transmission of critical and sensitive data.
- 4. <u>Software/Hardware Pooling</u>. Accept ownership of and rights to use, assign, license or sub-license all software owned, acquired or developed by or for Providing Company which Providing Company can and does transfer or assign to Receiving Company and computer system hardware used with software and enhancements to which Providing Company has legal right. Preserve and protect the rights to all such software to the extent reasonable and appropriate under the circumstances; license Receiving Company, on a non-exclusive, nocharge or at-cost basis, to use all software which Providing Company has the right to sell, license or sub-license; and, at the Receiving Company's expense, permit Receiving Company to enhance any such software and license others to use all such software and enhancements to the extent that Providing Company shall have the legal right to so permit.
- 5. Operations. Advise and assist Receiving Company in the following matters relating to operational capacity: (i) the preparation and coordination of studying, consulting, planning, designing, inspecting and engineering and construction of facilities of Receiving Company, (ii) the planning, engineering (including maps and records) and construction operations of Receiving Company, (iii) the performance of operations support services, plant and facilities operation, generation outage support, and maintenance and management services, and (iv) the planning, formulation and implementation of load retention, load shaping and conservation and efficiency programs, and integrated resource planning for

supply-side plans and demand-side management programs. Develop long-range operational programs for Receiving Company and advise and assist Receiving Company in the coordination of such programs with the programs of the other Dominion subsidiaries, subject to federal and state codes and standards of conduct, as applicable. Manage Receiving Company's purchase, movement, transfer, and accounting of fuel and gas volumes.

- 6. <u>Business Services</u>. Perform: (i) general business support services (printing, mailing, records management and maintenance, and administrative and office services across the enterprise), (ii) office facilities operation (building maintenance and property management, lease/sublease management, and property sales services across the enterprise), (iii) security (physical security support, background investigations, and investigative services across the enterprise), and (iv) fleet services (fleet systems support, management of the acquisition/disposal function, maintenance functions, and fleet management across the entire enterprise).
- 7. <u>Risk Management</u>. Advise and assist Receiving Company in securing requisite insurance, in the purchase and administration of all property, casualty and marine insurance, in the settlement of insured claims and in providing risk prevention advice.
- 8. <u>Corporate Planning</u>. Advise and assist Receiving Company in the study and planning of operations, budgets, economic forecasts, capital expenditures and special projects.
- 9. <u>Supply Chain</u>. Advise and assist Receiving Company in the procurement of real and personal property, materials, supplies and services, conduct purchase negotiations, prepare procurement agreements and administer programs of material control.
- 10. <u>Rates</u>. Advise and assist Receiving Company in the analysis of their rate structure in the formulation of rate policies, and in the negotiation of large contracts. Advise and assist Receiving Company in proceedings before regulatory bodies involving the rates and operations of Receiving Company and of other competitors where such rates and operations directly or indirectly affect Receiving Company.
- 11. Research. Investigate and conduct research into problems relating to production, utilization, testing, manufacture, transmission, storage and distribution of energy. Keep abreast of and evaluate for Receiving Company all research developments and programs of significance affecting Receiving Company and the energy industry, conduct research and development in promising areas and advise and assist in the solution of technical problems arising out of Receiving Company's operations.
- 12. <u>Tax.</u> Advise and assist Receiving Company in the preparation of federal, state and other tax returns, generally advise Receiving Company as to any problems involving taxes, and provide due diligence in connection with acquisitions.

- 13. <u>Corporate Secretary</u>. Provide all necessary functions required of a publicly traded company. Coordinate information and activities among owners, the transfer agent, and Board of Directors. Provide direct services to security holders. Prepare and file required annual and interim reports to owners and the U.S. Securities and Exchange Commission. Conduct director meetings and ensure proper maintenance of corporate records.
- 14. <u>Environmental Compliance</u>. Provide consulting, cleanup, environmental permitting, environmental compliance support, biological and chemical services, environmental reporting, and environmental compliance plan preparation as required by Receiving Company to ensure full compliance with applicable environmental statutes and regulations. Track state and federal environmental regulations. Provide summaries and guidance for Receiving Company personnel to ensure ongoing compliance.
- 15. <u>Customer Services</u>. Provide services and systems dedicated to customer service, billing, remittance, credit, collections, customer relations, call centers, energy conservation support and metering.
- 16. Energy Marketing. Provide services and systems dedicated to energy marketing and trading of energy commodities, specifically the provision of all services related to emissions products, renewable energy products, environmental commodities (commodities derived from environmental attributes associated with qualifying types of generation that are required for compliance with applicable federal, state and local laws, as well as any voluntary additional reductions that the Receiving Company has elected to complete). Provide market, credit and operational risk management services and development of marketing and sales programs in physical and financial markets.
- 17. <u>Treasury/Finance</u>. Provide services related to managing all administrative activities associated with financing and the management of capital structure; cash, credit and risk management activities; investment and commercial banking relationships; oversight of decommissioning trust funds and general financing activities.
- 18. Office Space and Equipment. Provide use of land, buildings, furnishings, and equipment, and all costs related to these assets -i.e., property taxes, utilities, and maintenance.

May 1, 2017

Questar InfoComm, Inc. 333 South State Street Salt Lake City, Utah 84111

Ladies and Gentlemen:

, J.

This Agreement is entered into by and between Questar Gas Company ("Providing Company"), a Utah corporation, and Questar InfoComm, Inc. ("Receiving Company"), a Utah corporation. Receiving Company has requested that Providing Company provide it with certain services which it may from time to time require in the conduct of its business. Providing Company has agreed to provide such services to Receiving Company upon the terms and conditions hereinafter provided.

Accordingly, in consideration of the mutual promises herein contained, Providing Company and Receiving Company agree as follows:

- 1. Upon oral or written request by Receiving Company, Providing Company will provide advice and assistance to the Service Recipient in the provision of services elected on Exhibit A attached hereto. Descriptions of the services listed on this Exhibit A are provided on Exhibit B attached hereto. In so doing, Providing Company may arrange for and provide the services of its own qualified personnel, or it may, after consultation with Receiving Company, arrange for and provide the services of such qualified, non-affiliated personnel as Providing Company, in its own opinion, deems necessary or appropriate.
- 2. All services rendered under and in accordance with this Agreement shall be provided at cost.

The cost of rendering such services shall include: (1) a portion of the salaries and wages of employees of Providing Company determined according to the time devoted by such employees to the performance of services hereunder for Receiving Company; (2) the costs of such employees' benefits, payroll taxes, and compensated absences attributable to salaries and wages directly billed, as determined in accordance with Providing Company policies and procedures in place from time to time; (3) all other out-of-pocket operating costs, including expenses for transportation, tolls, and other expenses incurred by Providing Company or its employees in connection with the performance of services under this Agreement; (4) the actual costs of materials and supplies furnished by Providing Company in connection with the performance of services under this Agreement; and (5) administrative and general costs attributable to services performed under this Agreement (including reasonable amounts for general office maintenance and depreciation, amortization, return, and related taxes on Providing Company's general plant investment) determined in accordance with Providing Company's policies and procedures.

3. Providing Company shall render monthly statements to Receiving Company for services supplied or to be supplied in the manner set forth above. Such statements shall include

the costs of all services supplied hereunder during the preceding month and may include estimated amounts attributable to services which Providing Company anticipates it will supply during the next succeeding calendar month. All statements so rendered will be due and payable ten (10) days after receipt thereof. Effective January 1, 2018, to the extent that Service Recipient owes intercompany payments or balances to Service Provider, and vice-versa, such payments or balances may be netted against one another, such that the net amount owed between the parties will be paid on a monthly basis from the one to the other, as applicable, subject to the terms of this Agreement.

- 4. This Agreement shall become effective as of May 1, 2017 and shall continue in force and effect until terminated by either party upon thirty days' written notice of termination.
- Either party may, without relieving itself of its obligations under this Agreement, 5. assign any of its rights hereunder to a person with which it is affiliated, but otherwise no assignment of this Agreement or any of the rights or obligations hereunder shall be made unless there first shall have been obtained the consent thereto in writing of the other party.

If you approve of this proposal, please indicate your acceptance by executing both copies hereof in the space provided and return one fully executed copy to Providing Company.

Respectfully submitted,

QUESTAR GAS COMPANY

By: Title: SVP-Rigancial Management Webs &

Accepted and Agreed to:

OUESTAR INFOCOMM, INC.

James R. Chapman Senior Vice President

Mergers & Aquisitions and Treasurer

EXHIBIT A

Services Provided from Questar Gas Company to Questar InfoComm, Inc.

SERVICE		YES
1.	Accounting	X
2.	Legal and Regulatory	X
3.	Information Technology, Electronic Transmission and Computer Services	X
4.	Software/Hardware Pooling	X
5.	Operations	X
6 .	Business Services	X
7.	Risk Management	X
8.	Corporate Planning	X
9.	Supply Chain	X
10-	Rates	X
11.	Research	X
12.	Tax	X
13.	Corporate Secretary	X
14.	Environmental Compliance	X
15.	Customer Services	X
16	Energy Marketing	X
17	Treasury/Finance	X
18.	Office Space and Equipment	X

EXHIBIT B

Descriptions of Services Provided from Questar Gas Company to Questar InfoComm, Inc.

- 1. Accounting. Provide advice and assistance to Receiving Company in accounting matters (development of accounting practices, procedures and controls, the maintenance of the general ledger and related subsidiary systems, the preparation and analysis of financial reports, and the processing of certain accounts such as accounts payable, accounts receivable, and payroll).
- 2. <u>Legal and Regulatory</u>. Provide advice and assistance with respect to legal and regulatory issues as well as regulatory compliance and matters under federal and state laws.
- 3. <u>Information Technology, Electronic Transmission and Computer Services.</u> Provide the organization and resources for the operation of an information technology function (development, implementation and operation of a centralized data processing facility and the management of a telecommunications network, and the central processing of computerized applications and support of individual applications in Receiving Company). Develop, implement, and process those computerized applications for Receiving Company that can be economically best accomplished on a centralized basis. Develop, implement, and process information technology risk management services and services for the secure protection and transmission of critical and sensitive data.
- 4. <u>Software/Hardware Pooling</u>. Accept ownership of and rights to use, assign, license or sub-license all software owned, acquired or developed by or for Providing Company which Providing Company can and does transfer or assign to Receiving Company and computer system hardware used with software and enhancements to which Providing Company has legal right. Preserve and protect the rights to all such software to the extent reasonable and appropriate under the circumstances; license Receiving Company, on a non-exclusive, nocharge or at-cost basis, to use all software which Providing Company has the right to sell, license or sub-license; and, at the Receiving Company's expense, permit Receiving Company to enhance any such software and license others to use all such software and enhancements to the extent that Providing Company shall have the legal right to so permit.
- 5. Operations. Advise and assist Receiving Company in the following matters relating to operational capacity: (i) the preparation and coordination of studying, consulting, planning, designing, inspecting and engineering and construction of facilities of Receiving Company, (ii) the planning, engineering (including maps and records) and construction operations of Receiving Company, (iii) the performance of operations support services, plant and facilities operation, generation outage support, and maintenance and management services, and (iv) the planning, formulation and implementation of load retention, load shaping and conservation and efficiency programs, and integrated resource planning for

supply-side plans and demand-side management programs. Develop long-range operational programs for Receiving Company and advise and assist Receiving Company in the coordination of such programs with the programs of the other Dominion subsidiaries, subject to federal and state codes and standards of conduct, as applicable. Manage Receiving Company's purchase, movement, transfer, and accounting of fuel and gas volumes.

- 6. <u>Business Services</u>. Perform: (i) general business support services (printing, mailing, records management and maintenance, and administrative and office services across the enterprise), (ii) office facilities operation (building maintenance and property management, lease/sublease management, and property sales services across the enterprise), (iii) security (physical security support, background investigations, and investigative services across the enterprise), and (iv) fleet services (fleet systems support, management of the acquisition/disposal function, maintenance functions, and fleet management across the entire enterprise).
- 7. <u>Risk Management</u>. Advise and assist Receiving Company in securing requisite insurance, in the purchase and administration of all property, casualty and marine insurance, in the settlement of insured claims and in providing risk prevention advice.
- 8. <u>Corporate Planning</u>. Advise and assist Receiving Company in the study and planning of operations, budgets, economic forecasts, capital expenditures and special projects.
- 9. <u>Supply Chain</u>. Advise and assist Receiving Company in the procurement of real and personal property, materials, supplies and services, conduct purchase negotiations, prepare procurement agreements and administer programs of material control.
- 10. <u>Rates</u>. Advise and assist Receiving Company in the analysis of their rate structure in the formulation of rate policies, and in the negotiation of large contracts. Advise and assist Receiving Company in proceedings before regulatory bodies involving the rates and operations of Receiving Company and of other competitors where such rates and operations directly or indirectly affect Receiving Company.
- 11. Research. Investigate and conduct research into problems relating to production, utilization, testing, manufacture, transmission, storage and distribution of energy. Keep abreast of and evaluate for Receiving Company all research developments and programs of significance affecting Receiving Company and the energy industry, conduct research and development in promising areas and advise and assist in the solution of technical problems arising out of Receiving Company's operations.
- 12. <u>Tax.</u> Advise and assist Receiving Company in the preparation of federal, state and other tax returns, generally advise Receiving Company as to any problems involving taxes, and provide due diligence in connection with acquisitions.

- 13. <u>Corporate Secretary.</u> Provide all necessary functions required of a publicly traded company. Coordinate information and activities among owners, the transfer agent, and Board of Directors. Provide direct services to security holders. Prepare and file required annual and interim reports to owners and the U.S. Securities and Exchange Commission. Conduct director meetings and ensure proper maintenance of corporate records.
- 14. <u>Environmental Compliance</u>. Provide consulting, cleanup, environmental permitting, environmental compliance support, biological and chemical services, environmental reporting, and environmental compliance plan preparation as required by Receiving Company to ensure full compliance with applicable environmental statutes and regulations. Track state and federal environmental regulations. Provide summaries and guidance for Receiving Company personnel to ensure ongoing compliance.
- 15. <u>Customer Services</u>. Provide services and systems dedicated to customer service, billing, remittance, credit, collections, customer relations, call centers, energy conservation support and metering.
- 16. Energy Marketing. Provide services and systems dedicated to energy marketing and trading of energy commodities, specifically the provision of all services related to emissions products, renewable energy products, environmental commodities (commodities derived from environmental attributes associated with qualifying types of generation that are required for compliance with applicable federal, state and local laws, as well as any voluntary additional reductions that the Receiving Company has elected to complete). Provide market, credit and operational risk management services and development of marketing and sales programs in physical and financial markets.
- 17. <u>Treasury/Finance</u>. Provide services related to managing all administrative activities associated with financing and the management of capital structure; cash, credit and risk management activities; investment and commercial banking relationships; oversight of decommissioning trust funds and general financing activities.
- 18. Office Space and Equipment. Provide use of land, buildings, furnishings, and equipment, and all costs related to these assets -i.e., property taxes, utilities, and maintenance.

May 1, 2017

Questar Project Employee Company 333 South State Street Salt Lake City, Utah 84111

Ladies and Gentlemen:

2

This Agreement is entered into by and between Questar Gas Company ("Providing Company"), a Utah corporation, and Questar Project Employee Company ("Receiving Company"), a Utah corporation. Receiving Company has requested that Providing Company provide it with certain services which it may from time to time require in the conduct of its business. Providing Company has agreed to provide such services to Receiving Company upon the terms and conditions hereinafter provided.

Accordingly, in consideration of the mutual promises herein contained, Providing Company and Receiving Company agree as follows:

- 1. Upon oral or written request by Receiving Company, Providing Company will provide advice and assistance to the Service Recipient in the provision of services elected on Exhibit A attached hereto. Descriptions of the services listed on this Exhibit A are provided on Exhibit B attached hereto. In so doing, Providing Company may arrange for and provide the services of its own qualified personnel, or it may, after consultation with Receiving Company, arrange for and provide the services of such qualified, non-affiliated personnel as Providing Company, in its own opinion, deems necessary or appropriate.
- 2. All services rendered under and in accordance with this Agreement shall be provided at cost.

The cost of rendering such services shall include: (1) a portion of the salaries and wages of employees of Providing Company determined according to the time devoted by such employees to the performance of services hereunder for Receiving Company; (2) the costs of such employees' benefits, payroll taxes, and compensated absences attributable to salaries and wages directly billed, as determined in accordance with Providing Company policies and procedures in place from time to time; (3) all other out-of-pocket operating costs, including expenses for transportation, tolls, and other expenses incurred by Providing Company or its employees in connection with the performance of services under this Agreement; (4) the actual costs of materials and supplies furnished by Providing Company in connection with the performance of services under this Agreement; and (5) administrative and general costs attributable to services performed under this Agreement (including reasonable amounts for general office maintenance and depreciation, amortization, return, and related taxes on Providing Company's general plant investment) determined in accordance with Providing Company's policies and procedures.

3. Providing Company shall render monthly statements to Receiving Company for services supplied or to be supplied in the manner set forth above. Such statements shall include

the costs of all services supplied hereunder during the preceding month and may include estimated amounts attributable to services which Providing Company anticipates it will supply during the next succeeding calendar month. All statements so rendered will be due and payable ten (10) days after receipt thereof. Effective January 1, 2018, to the extent that Service Recipient owes intercompany payments or balances to Service Provider, and vice-versa, such payments or balances may be netted against one another, such that the net amount owed between the parties will be paid on a monthly basis from the one to the other, as applicable. subject to the terms of this Agreement.

- This Agreement shall become effective as of May 1, 2017 and shall continue in 4. force and effect until terminated by either party upon thirty days' written notice of termination.
- 5. Either party may, without relieving itself of its obligations under this Agreement, assign any of its rights hereunder to a person with which it is affiliated, but otherwise no assignment of this Agreement or any of the rights or obligations hereunder shall be made unless there first shall have been obtained the consent thereto in writing of the other party.

If you approve of this proposal, please indicate your acceptance by executing both copies hereof in the space provided and return one fully executed copy to Providing Company.

Respectfully submitted,

QUESTAR GAS COMPANY

Accepted and Agreed to:

QUESTAR PROJECT EMPLOYEE **COMPANY**

James R. Chapman Senior Vice President

Mergers & Aquisitions and Treasurer

EXHIBIT A

Services Provided from Questar Gas Company to Questar Project Employee Company

SERVICE		YES
1.	Accounting	X
2.	Legal and Regulatory	
3.	Information Technology, Electronic Transmission and Computer Services	X
4.	Software/Hardware Pooling	X
5.	Operations	X
6 .	Business Services	X
7.	Risk Management	X
8.	Corporate Planning	X
9.	Supply Chain	X
10-	Rates	
11.	Research	X
12.	Tax	X
13.	Corporate Secretary	X
14.	Environmental Compliance	X
15.	Customer Services	X
16	Energy Marketing	X
17	Treasury/Finance	X
18.	Office Space and Equipment	X

EXHIBIT B

Descriptions of Services Provided from Questar Gas Company to Questar Project Employee Company

- 1. Accounting. Provide advice and assistance to Receiving Company in accounting matters (development of accounting practices, procedures and controls, the maintenance of the general ledger and related subsidiary systems, the preparation and analysis of financial reports, and the processing of certain accounts such as accounts payable, accounts receivable, and payroll).
- 2. <u>Legal and Regulatory</u>. Provide advice and assistance with respect to legal and regulatory issues as well as regulatory compliance and matters under federal and state laws.
- 3. <u>Information Technology, Electronic Transmission and Computer Services</u>. Provide the organization and resources for the operation of an information technology function (development, implementation and operation of a centralized data processing facility and the management of a telecommunications network, and the central processing of computerized applications and support of individual applications in Receiving Company). Develop, implement, and process those computerized applications for Receiving Company that can be economically best accomplished on a centralized basis</u>. Develop, implement, and process information technology risk management services and services for the secure protection and transmission of critical and sensitive data.
- 4. <u>Software/Hardware Pooling</u>. Accept ownership of and rights to use, assign, license or sub-license all software owned, acquired or developed by or for Providing Company which Providing Company can and does transfer or assign to Receiving Company and computer system hardware used with software and enhancements to which Providing Company has legal right. Preserve and protect the rights to all such software to the extent reasonable and appropriate under the circumstances; license Receiving Company, on a non-exclusive, nocharge or at-cost basis, to use all software which Providing Company has the right to sell, license or sub-license; and, at the Receiving Company's expense, permit Receiving Company to enhance any such software and license others to use all such software and enhancements to the extent that Providing Company shall have the legal right to so permit.
- 5. Operations. Advise and assist Receiving Company in the following matters relating to operational capacity: (i) the preparation and coordination of studying, consulting, planning, designing, inspecting and engineering and construction of facilities of Receiving Company, (ii) the planning, engineering (including maps and records) and construction operations of Receiving Company, (iii) the performance of operations support services, plant and facilities operation, generation outage support, and maintenance and management services, and (iv) the planning, formulation and implementation of load retention, load shaping and conservation and efficiency programs, and integrated resource planning for

supply-side plans and demand-side management programs. Develop long-range operational programs for Receiving Company and advise and assist Receiving Company in the coordination of such programs with the programs of the other Dominion subsidiaries, subject to federal and state codes and standards of conduct, as applicable. Manage Receiving Company's purchase, movement, transfer, and accounting of fuel and gas volumes.

- 6. <u>Business Services</u>. Perform: (i) general business support services (printing, mailing, records management and maintenance, and administrative and office services across the enterprise), (ii) office facilities operation (building maintenance and property management, lease/sublease management, and property sales services across the enterprise), (iii) security (physical security support, background investigations, and investigative services across the enterprise), and (iv) fleet services (fleet systems support, management of the acquisition/disposal function, maintenance functions, and fleet management across the entire enterprise).
- 7. <u>Risk Management</u>. Advise and assist Receiving Company in securing requisite insurance, in the purchase and administration of all property, casualty and marine insurance, in the settlement of insured claims and in providing risk prevention advice.
- 8. <u>Corporate Planning</u>. Advise and assist Receiving Company in the study and planning of operations, budgets, economic forecasts, capital expenditures and special projects.
- 9. <u>Supply Chain</u>. Advise and assist Receiving Company in the procurement of real and personal property, materials, supplies and services, conduct purchase negotiations, prepare procurement agreements and administer programs of material control.
- 10. <u>Rates</u>. Advise and assist Receiving Company in the analysis of their rate structure in the formulation of rate policies, and in the negotiation of large contracts. Advise and assist Receiving Company in proceedings before regulatory bodies involving the rates and operations of Receiving Company and of other competitors where such rates and operations directly or indirectly affect Receiving Company.
- 11. Research. Investigate and conduct research into problems relating to production, utilization, testing, manufacture, transmission, storage and distribution of energy. Keep abreast of and evaluate for Receiving Company all research developments and programs of significance affecting Receiving Company and the energy industry, conduct research and development in promising areas and advise and assist in the solution of technical problems arising out of Receiving Company's operations.
- 12. <u>Tax.</u> Advise and assist Receiving Company in the preparation of federal, state and other tax returns, generally advise Receiving Company as to any problems involving taxes, and provide due diligence in connection with acquisitions.

- 13. <u>Corporate Secretary</u>. Provide all necessary functions required of a publicly traded company. Coordinate information and activities among owners, the transfer agent, and Board of Directors. Provide direct services to security holders. Prepare and file required annual and interim reports to owners and the U.S. Securities and Exchange Commission. Conduct director meetings and ensure proper maintenance of corporate records.
- 14. Environmental Compliance. Provide consulting, cleanup, environmental permitting, environmental compliance support, biological and chemical services, environmental reporting, and environmental compliance plan preparation as required by Receiving Company to ensure full compliance with applicable environmental statutes and regulations. Track state and federal environmental regulations. Provide summaries and guidance for Receiving Company personnel to ensure ongoing compliance.
- 15. <u>Customer Services</u>. Provide services and systems dedicated to customer service, billing, remittance, credit, collections, customer relations, call centers, energy conservation support and metering.
- 16. Energy Marketing. Provide services and systems dedicated to energy marketing and trading of energy commodities, specifically the provision of all services related to emissions products, renewable energy products, environmental commodities (commodities derived from environmental attributes associated with qualifying types of generation that are required for compliance with applicable federal, state and local laws, as well as any voluntary additional reductions that the Receiving Company has elected to complete). Provide market, credit and operational risk management services and development of marketing and sales programs in physical and financial markets.
- 17. <u>Treasury/Finance</u>. Provide services related to managing all administrative activities associated with financing and the management of capital structure; cash, credit and risk management activities; investment and commercial banking relationships; oversight of decommissioning trust funds and general financing activities.
- 18. Office Space and Equipment. Provide use of land, buildings, furnishings, and equipment, and all costs related to these assets -i.e., property taxes, utilities, and maintenance.

May 1, 2017

Questar Gas Company 333 South State Street Salt Lake City, Utah 84145-0360

Ladies and Gentlemen:

This Agreement is entered into by and between Questar Project Employee Company ("Providing Company"), a Utah corporation, and Questar Gas Company ("Receiving Company"), a Utah corporation. Receiving Company has requested that Providing Company provide it with certain services which it may from time to time require in the conduct of its business. Providing Company has agreed to provide such services to Receiving Company upon the terms and conditions hereinafter provided.

Accordingly, in consideration of the mutual promises herein contained, Providing Company and Receiving Company agree as follows:

- 1. Upon oral or written request by Receiving Company, Providing Company will provide advice and assistance to the Service Recipient in the provision of services elected on Exhibit A attached hereto. Descriptions of the services listed on this Exhibit A are provided on Exhibit B attached hereto. In so doing, Providing Company may arrange for and provide the services of its own qualified personnel, or it may, after consultation with Receiving Company, arrange for and provide the services of such qualified, non-affiliated personnel as Providing Company, in its own opinion, deems necessary or appropriate.
- 2. All services rendered under and in accordance with this Agreement shall be provided at cost.

The cost of rendering such services shall include: (1) a portion of the salaries and wages of employees of Providing Company determined according to the time devoted by such employees to the performance of services hereunder for Receiving Company; (2) the costs of such employees' benefits, payroll taxes, and compensated absences attributable to salaries and wages directly billed, as determined in accordance with Providing Company policies and procedures in place from time to time; (3) all other out-of-pocket operating costs, including expenses for transportation, tolls, and other expenses incurred by Providing Company or its employees in connection with the performance of services under this Agreement; (4) the actual costs of materials and supplies furnished by Providing Company in connection with the performance of services under this Agreement; and (5) administrative and general costs attributable to services performed under this Agreement (including reasonable amounts for general office maintenance and depreciation, amortization, return, and related taxes on Providing Company's general plant investment) determined in accordance with Providing Company's policies and procedures.

3. Providing Company shall render monthly statements to Receiving Company for services supplied or to be supplied in the manner set forth above. Such statements shall include

the costs of all services supplied hereunder during the preceding month and may include estimated amounts attributable to services which Providing Company anticipates it will supply during the next succeeding calendar month. All statements so rendered will be due and payable ten (10) days after receipt thereof. Effective January 1, 2018, to the extent that Service Recipient owes intercompany payments or balances to Service Provider, and vice-versa, such payments or balances may be netted against one another, such that the net amount owed between the parties will be paid on a monthly basis from the one to the other, as applicable, subject to the terms of this Agreement.

- 4. This Agreement shall become effective as of May 1, 2017 and shall continue in force and effect until terminated by either party upon thirty days' written notice of termination.
- 5. Either party may, without relieving itself of its obligations under this Agreement, assign any of its rights hereunder to a person with which it is affiliated, but otherwise no assignment of this Agreement or any of the rights or obligations hereunder shall be made unless there first shall have been obtained the consent thereto in writing of the other party.

If you approve of this proposal, please indicate your acceptance by executing both copies hereof in the space provided and return one fully executed copy to Providing Company.

Title:

Respectfully submitted,

QUESTAR PROJECT EMPLOYEE COMPANY

James R. Chapman

Senior Vice President
Mergers & Aquisitions and Treasurer

Accepted and Agreed to:

QUESTAR GAS COMPANY

Title: Senior Vice President - Financial

Management

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EXHIBIT A

Services Provided from Questar Project Employee Company to Questar Gas Company

SERVICE		YES
1.	Accounting	X
2.	Legal and Regulatory	X
3.	Information Technology, Electronic Transmission and Computer Services	X
4.	Software/Hardware Pooling	X
5.	Operations	X
6-	Business Services	X
7.	Risk Management	X
8.	Corporate Planning	X
9.	Supply Chain	X
10 .	Rates	X
11.	Research	X
12.	Tax	X
13.	Corporate Secretary	X
14.	Environmental Compliance	X
15.	Customer Services	X
16	Energy Marketing	X
17	Treasury/Finance	X
18.	Office Space and Equipment	X

EXHIBIT B

Descriptions of Services Provided from Questar Project Employee Company to Questar Gas Company

- 1. Accounting. Provide advice and assistance to Receiving Company in accounting matters (development of accounting practices, procedures and controls, the maintenance of the general ledger and related subsidiary systems, the preparation and analysis of financial reports, and the processing of certain accounts such as accounts payable, accounts receivable, and payroll).
- 2. <u>Legal and Regulatory</u>. Provide advice and assistance with respect to legal and regulatory issues as well as regulatory compliance and matters under federal and state laws.
- 3. <u>Information Technology, Electronic Transmission and Computer Services</u>. Provide the organization and resources for the operation of an information technology function (development, implementation and operation of a centralized data processing facility and the management of a telecommunications network, and the central processing of computerized applications and support of individual applications in Receiving Company). Develop, implement, and process those computerized applications for Receiving Company that can be economically best accomplished on a centralized basis. Develop, implement, and process information technology risk management services and services for the secure protection and transmission of critical and sensitive data.
- 4. <u>Software/Hardware Pooling</u>. Accept ownership of and rights to use, assign, license or sub-license all software owned, acquired or developed by or for Providing Company which Providing Company can and does transfer or assign to Receiving Company and computer system hardware used with software and enhancements to which Providing Company has legal right. Preserve and protect the rights to all such software to the extent reasonable and appropriate under the circumstances; license Receiving Company, on a non-exclusive, nocharge or at-cost basis, to use all software which Providing Company has the right to sell, license or sub-license; and, at the Receiving Company's expense, permit Receiving Company to enhance any such software and license others to use all such software and enhancements to the extent that Providing Company shall have the legal right to so permit.
- 5. Operations. Advise and assist Receiving Company in the following matters relating to operational capacity: (i) the preparation and coordination of studying, consulting, planning, designing, inspecting and engineering and construction of facilities of Receiving Company, (ii) the planning, engineering (including maps and records) and construction operations of Receiving Company, (iii) the performance of operations support services, plant and facilities operation, generation outage support, and maintenance and management services, and (iv) the planning, formulation and implementation of load retention, load shaping and conservation and efficiency programs, and integrated resource planning for

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- 6. <u>Business Services</u>. Perform: (i) general business support services (printing, mailing, records management and maintenance, and administrative and office services across the enterprise), (ii) office facilities operation (building maintenance and property management, lease/sublease management, and property sales services across the enterprise), (iii) security (physical security support, background investigations, and investigative services across the enterprise), and (iv) fleet services (fleet systems support, management of the acquisition/disposal function, maintenance functions, and fleet management across the entire enterprise).
- 7. <u>Risk Management</u>. Advise and assist Receiving Company in securing requisite insurance, in the purchase and administration of all property, casualty and marine insurance, in the settlement of insured claims and in providing risk prevention advice.
- 8. <u>Corporate Planning</u>. Advise and assist Receiving Company in the study and planning of operations, budgets, economic forecasts, capital expenditures and special projects.
- 9. <u>Supply Chain</u>. Advise and assist Receiving Company in the procurement of real and personal property, materials, supplies and services, conduct purchase negotiations, prepare procurement agreements and administer programs of material control.
- 10. <u>Rates</u>. Advise and assist Receiving Company in the analysis of their rate structure in the formulation of rate policies, and in the negotiation of large contracts. Advise and assist Receiving Company in proceedings before regulatory bodies involving the rates and operations of Receiving Company and of other competitors where such rates and operations directly or indirectly affect Receiving Company.
- 11. Research. Investigate and conduct research into problems relating to production, utilization, testing, manufacture, transmission, storage and distribution of energy. Keep abreast of and evaluate for Receiving Company all research developments and programs of significance affecting Receiving Company and the energy industry, conduct research and development in promising areas and advise and assist in the solution of technical problems arising out of Receiving Company's operations.
- 12. <u>Tax</u>. Advise and assist Receiving Company in the preparation of federal, state and other tax returns, generally advise Receiving Company as to any problems involving taxes, and provide due diligence in connection with acquisitions.

- 13. <u>Corporate Secretary</u>. Provide all necessary functions required of a publicly traded company. Coordinate information and activities among owners, the transfer agent, and Board of Directors. Provide direct services to security holders. Prepare and file required annual and interim reports to owners and the U.S. Securities and Exchange Commission. Conduct director meetings and ensure proper maintenance of corporate records.
- 14. <u>Environmental Compliance</u>. Provide consulting, cleanup, environmental permitting, environmental compliance support, biological and chemical services, environmental reporting, and environmental compliance plan preparation as required by Receiving Company to ensure full compliance with applicable environmental statutes and regulations. Track state and federal environmental regulations. Provide summaries and guidance for Receiving Company personnel to ensure ongoing compliance.
- 15. <u>Customer Services</u>. Provide services and systems dedicated to customer service, billing, remittance, credit, collections, customer relations, call centers, energy conservation support and metering.
- 16. Energy Marketing. Provide services and systems dedicated to energy marketing and trading of energy commodities, specifically the provision of all services related to emissions products, renewable energy products, environmental commodities (commodities derived from environmental attributes associated with qualifying types of generation that are required for compliance with applicable federal, state and local laws, as well as any voluntary additional reductions that the Receiving Company has elected to complete). Provide market, credit and operational risk management services and development of marketing and sales programs in physical and financial markets.
- 17. <u>Treasury/Finance</u>. Provide services related to managing all administrative activities associated with financing and the management of capital structure; cash, credit and risk management activities; investment and commercial banking relationships; oversight of decommissioning trust funds and general financing activities.
- 18. Office Space and Equipment. Provide use of land, buildings, furnishings, and equipment, and all costs related to these assets -i.e., property taxes, utilities, and maintenance.

May 1, 2017

Questar Southern Trails Pipeline Corporation 333 South State Street Post Office Box 45433 Salt Lake City, Utah 84145

Ladies and Gentlemen:

. نام.

This Agreement is entered into by and between Questar Gas Company ("Providing Company"), a Utah corporation, and Questar Southern Trails Pipeline Corporation ("Receiving Company"), a Utah corporation. Receiving Company has requested that Providing Company provide it with certain services which it may from time to time require in the conduct of its business. Providing Company has agreed to provide such services to Receiving Company upon the terms and conditions hereinafter provided.

Accordingly, in consideration of the mutual promises herein contained, Providing Company and Receiving Company agree as follows:

- 1. Upon oral or written request by Receiving Company, Providing Company will provide advice and assistance to the Service Recipient in the provision of services elected on Exhibit A attached hereto. Descriptions of the services listed on this Exhibit A are provided on Exhibit B attached hereto. In so doing, Providing Company may arrange for and provide the services of its own qualified personnel, or it may, after consultation with Receiving Company, arrange for and provide the services of such qualified, non-affiliated personnel as Providing Company, in its own opinion, deems necessary or appropriate.
- 2. All services rendered under and in accordance with this Agreement shall be provided at cost.

The cost of rendering such services shall include: (1) a portion of the salaries and wages of employees of Providing Company determined according to the time devoted by such employees to the performance of services hereunder for Receiving Company; (2) the costs of such employees' benefits, payroll taxes, and compensated absences attributable to salaries and wages directly billed, as determined in accordance with Providing Company policies and procedures in place from time to time; (3) all other out-of-pocket operating costs, including expenses for transportation, tolls, and other expenses incurred by Providing Company or its employees in connection with the performance of services under this Agreement; (4) the actual costs of materials and supplies furnished by Providing Company in connection with the performance of services under this Agreement; and (5) administrative and general costs attributable to services performed under this Agreement (including reasonable amounts for general office maintenance and depreciation, amortization, return, and related taxes on Providing Company's general plant investment) determined in accordance with Providing Company's policies and procedures.

- Providing Company shall render monthly statements to Receiving Company for 3. services supplied or to be supplied in the manner set forth above. Such statements shall include the costs of all services supplied hereunder during the preceding month and may include estimated amounts attributable to services which Providing Company anticipates it will supply during the next succeeding calendar month. All statements so rendered will be due and payable ten (10) days after receipt thereof. Effective January 1, 2018, to the extent that Service Recipient owes intercompany payments or balances to Service Provider, and vice-versa, such payments or balances may be netted against one another, such that the net amount owed between the parties will be paid on a monthly basis from the one to the other, as applicable, subject to the terms of this Agreement.
- 4. This Agreement shall become effective as of May 1, 2017 and shall continue in force and effect until terminated by either party upon thirty days' written notice of termination.
- 5. Either party may, without relieving itself of its obligations under this Agreement, assign any of its rights hereunder to a person with which it is affiliated, but otherwise no assignment of this Agreement or any of the rights or obligations hereunder shall be made unless there first shall have been obtained the consent thereto in writing of the other party.

If you approve of this proposal, please indicate your acceptance by executing both copies hereof in the space provided and return one fully executed copy to Providing Company.

Respectfully submitted,

QUESTAR GAS COMPANY

By: Sul 1. Wood

Title: SW- Brancial Management

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Accepted and Agreed to:

QUESTAR SOUTHERN TRAILS PIPELINE CORPORATION

> James R. Chapman Senior Vice President Mergers & Aquisitions and Treasurer

EXHIBIT A

Services Provided from Questar Gas Company to Questar Southern Trails Pipeline Corporation

SERVICE		YES
1.	Accounting	X
2.	Legal and Regulatory	
3.	Information Technology, Electronic Transmission and Computer Services	X
4.	Software/Hardware Pooling	X
5.	Operations	X
6 .	Business Services	X
7.	Risk Management	X
8.	Corporate Planning	X
9.	Supply Chain	X
10 .	Rates	
11.	Research	X
12.	Tax	X
13.	Corporate Secretary	X
14.	Environmental Compliance	X
15.	Customer Services	X
16	Energy Marketing	X
17	Treasury/Finance	X
18.	Office Space and Equipment	X

EXHIBIT B

Descriptions of Services Provided from Questar Gas Company to Questar Southern Trails Pipeline Corporation

- 1. Accounting. Provide advice and assistance to Receiving Company in accounting matters (development of accounting practices, procedures and controls, the maintenance of the general ledger and related subsidiary systems, the preparation and analysis of financial reports, and the processing of certain accounts such as accounts payable, accounts receivable, and payroll).
- 2. <u>Legal and Regulatory</u>. Provide advice and assistance with respect to legal and regulatory issues as well as regulatory compliance and matters under federal and state laws.
- 3. <u>Information Technology, Electronic Transmission and Computer Services</u>. Provide the organization and resources for the operation of an information technology function (development, implementation and operation of a centralized data processing facility and the management of a telecommunications network, and the central processing of computerized applications and support of individual applications in Receiving Company). Develop, implement, and process those computerized applications for Receiving Company that can be economically best accomplished on a centralized basis</u>. Develop, implement, and process information technology risk management services and services for the secure protection and transmission of critical and sensitive data.
- 4. <u>Software/Hardware Pooling</u>. Accept ownership of and rights to use, assign, license or sub-license all software owned, acquired or developed by or for Providing Company which Providing Company can and does transfer or assign to Receiving Company and computer system hardware used with software and enhancements to which Providing Company has legal right. Preserve and protect the rights to all such software to the extent reasonable and appropriate under the circumstances; license Receiving Company, on a non-exclusive, nocharge or at-cost basis, to use all software which Providing Company has the right to sell, license or sub-license; and, at the Receiving Company's expense, permit Receiving Company to enhance any such software and license others to use all such software and enhancements to the extent that Providing Company shall have the legal right to so permit.
- 5. Operations. Advise and assist Receiving Company in the following matters relating to operational capacity: (i) the preparation and coordination of studying, consulting, planning, designing, inspecting and engineering and construction of facilities of Receiving Company, (ii) the planning, engineering (including maps and records) and construction operations of Receiving Company, (iii) the performance of operations support services, plant and facilities operation, generation outage support, and maintenance and management services, and (iv) the planning, formulation and implementation of load retention, load shaping and conservation and efficiency programs, and integrated resource planning for

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- 6. <u>Business Services</u>. Perform: (i) general business support services (printing, mailing, records management and maintenance, and administrative and office services across the enterprise), (ii) office facilities operation (building maintenance and property management, lease/sublease management, and property sales services across the enterprise), (iii) security (physical security support, background investigations, and investigative services across the enterprise), and (iv) fleet services (fleet systems support, management of the acquisition/disposal function, maintenance functions, and fleet management across the entire enterprise).
- 7. <u>Risk Management</u>. Advise and assist Receiving Company in securing requisite insurance, in the purchase and administration of all property, casualty and marine insurance, in the settlement of insured claims and in providing risk prevention advice.
- 8. <u>Corporate Planning</u>. Advise and assist Receiving Company in the study and planning of operations, budgets, economic forecasts, capital expenditures and special projects.
- 9. <u>Supply Chain</u>. Advise and assist Receiving Company in the procurement of real and personal property, materials, supplies and services, conduct purchase negotiations, prepare procurement agreements and administer programs of material control.
- 10. Rates. Advise and assist Receiving Company in the analysis of their rate structure in the formulation of rate policies, and in the negotiation of large contracts. Advise and assist Receiving Company in proceedings before regulatory bodies involving the rates and operations of Receiving Company and of other competitors where such rates and operations directly or indirectly affect Receiving Company.
- 11. Research. Investigate and conduct research into problems relating to production, utilization, testing, manufacture, transmission, storage and distribution of energy. Keep abreast of and evaluate for Receiving Company all research developments and programs of significance affecting Receiving Company and the energy industry, conduct research and development in promising areas and advise and assist in the solution of technical problems arising out of Receiving Company's operations.
- 12. <u>Tax.</u> Advise and assist Receiving Company in the preparation of federal, state and other tax returns, generally advise Receiving Company as to any problems involving taxes, and provide due diligence in connection with acquisitions.

- 13. <u>Corporate Secretary</u>. Provide all necessary functions required of a publicly traded company. Coordinate information and activities among owners, the transfer agent, and Board of Directors. Provide direct services to security holders. Prepare and file required annual and interim reports to owners and the U.S. Securities and Exchange Commission. Conduct director meetings and ensure proper maintenance of corporate records.
- 14. Environmental Compliance. Provide consulting, cleanup, environmental permitting, environmental compliance support, biological and chemical services, environmental reporting, and environmental compliance plan preparation as required by Receiving Company to ensure full compliance with applicable environmental statutes and regulations. Track state and federal environmental regulations. Provide summaries and guidance for Receiving Company personnel to ensure ongoing compliance.
- 15. <u>Customer Services</u>. Provide services and systems dedicated to customer service, billing, remittance, credit, collections, customer relations, call centers, energy conservation support and metering.
- 16. Energy Marketing. Provide services and systems dedicated to energy marketing and trading of energy commodities, specifically the provision of all services related to emissions products, renewable energy products, environmental commodities (commodities derived from environmental attributes associated with qualifying types of generation that are required for compliance with applicable federal, state and local laws, as well as any voluntary additional reductions that the Receiving Company has elected to complete). Provide market, credit and operational risk management services and development of marketing and sales programs in physical and financial markets.
- 17. <u>Treasury/Finance</u>. Provide services related to managing all administrative activities associated with financing and the management of capital structure; cash, credit and risk management activities; investment and commercial banking relationships; oversight of decommissioning trust funds and general financing activities.
- 18. Office Space and Equipment. Provide use of land, buildings, furnishings, and equipment, and all costs related to these assets -i.e., property taxes, utilities, and maintenance.

Questar White River Hub, LLC 333 South State Street Salt Lake City, Utah 84111

Ladies and Gentlemen:

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This Agreement is entered into by and between Questar Gas Company ("Providing Company"), a Utah corporation, and Questar White River Hub, LLC ("Receiving Company"), a Utah limited liability company. Receiving Company has requested that Providing Company provide it with certain services which it may from time to time require in the conduct of its business. Providing Company has agreed to provide such services to Receiving Company upon the terms and conditions hereinafter provided.

Accordingly, in consideration of the mutual promises herein contained, Providing Company and Receiving Company agree as follows:

- 1. Upon oral or written request by Receiving Company, Providing Company will provide advice and assistance to the Service Recipient in the provision of services elected on Exhibit A attached hereto. Descriptions of the services listed on this Exhibit A are provided on Exhibit B attached hereto. In so doing, Providing Company may arrange for and provide the services of its own qualified personnel, or it may, after consultation with Receiving Company, arrange for and provide the services of such qualified, non-affiliated personnel as Providing Company, in its own opinion, deems necessary or appropriate.
- 2. All services rendered under and in accordance with this Agreement shall be provided at cost.

The cost of rendering such services shall include: (1) a portion of the salaries and wages of employees of Providing Company determined according to the time devoted by such employees to the performance of services hereunder for Receiving Company; (2) the costs of such employees' benefits, payroll taxes, and compensated absences attributable to salaries and wages directly billed, as determined in accordance with Providing Company policies and procedures in place from time to time; (3) all other out-of-pocket operating costs, including expenses for transportation, tolls, and other expenses incurred by Providing Company or its employees in connection with the performance of services under this Agreement; (4) the actual costs of materials and supplies furnished by Providing Company in connection with the performance of services under this Agreement; and (5) administrative and general costs attributable to services performed under this Agreement (including reasonable amounts for general office maintenance and depreciation, amortization, return, and related taxes on Providing Company's general plant investment) determined in accordance with Providing Company's policies and procedures.

3. Providing Company shall render monthly statements to Receiving Company for services supplied or to be supplied in the manner set forth above. Such statements shall include

the costs of all services supplied hereunder during the preceding month and may include estimated amounts attributable to services which Providing Company anticipates it will supply during the next succeeding calendar month. All statements so rendered will be due and payable ten (10) days after receipt thereof. Effective January 1, 2018, to the extent that Service Recipient owes intercompany payments or balances to Service Provider, and vice-versa, such payments or balances may be netted against one another, such that the net amount owed between the parties will be paid on a monthly basis from the one to the other, as applicable, subject to the terms of this Agreement.

- 4. This Agreement shall become effective as of May 1, 2017 and shall continue in force and effect until terminated by either party upon thirty days' written notice of termination.
- 5. Either party may, without relieving itself of its obligations under this Agreement. assign any of its rights hereunder to a person with which it is affiliated, but otherwise no assignment of this Agreement or any of the rights or obligations hereunder shall be made unless there first shall have been obtained the consent thereto in writing of the other party.

If you approve of this proposal, please indicate your acceptance by executing both copies hereof in the space provided and return one fully executed copy to Providing Company.

Respectfully submitted,

QUESTAR GAS COMPANY

By: SW- Brancial Management

WH3?

Accepted and Agreed to:

QUESTAR WHITE RIVER HUB, LLC

James R. Chapman Senior Vice President

Mergers & Aquisitions and Treasurer

EXHIBIT A

Services Provided from Questar Gas Company to Questar White River Hub, LLC

SERVICE		YES
1.	Accounting	X
2.	Legal and Regulatory	
3.	Information Technology, Electronic Transmission and Computer Services	X
4.	Software/Hardware Pooling	X
5.	Operations	X
6 .	Business Services	X
7.	Risk Management	X
8.	Corporate Planning	X
9.	Supply Chain	X
10 .	Rates	
11.	Research	X
12.	Tax	X
13.	Corporate Secretary	X
14.	Environmental Compliance	X
15.	Customer Services	X
16	Energy Marketing	X
17	Treasury/Finance	X
18.	Office Space and Equipment	X

EXHIBIT B

Descriptions of Services Provided from Questar Gas Company to Questar White River Hub, LLC

- 1. Accounting. Provide advice and assistance to Receiving Company in accounting matters (development of accounting practices, procedures and controls, the maintenance of the general ledger and related subsidiary systems, the preparation and analysis of financial reports, and the processing of certain accounts such as accounts payable, accounts receivable, and payroll).
- 2. <u>Legal and Regulatory</u>. Provide advice and assistance with respect to legal and regulatory issues as well as regulatory compliance and matters under federal and state laws.
- 3. <u>Information Technology, Electronic Transmission and Computer Services.</u> Provide the organization and resources for the operation of an information technology function (development, implementation and operation of a centralized data processing facility and the management of a telecommunications network, and the central processing of computerized applications and support of individual applications in Receiving Company). Develop, implement, and process those computerized applications for Receiving Company that can be economically best accomplished on a centralized basis. Develop, implement, and process information technology risk management services and services for the secure protection and transmission of critical and sensitive data.
- 4. <u>Software/Hardware Pooling</u>. Accept ownership of and rights to use, assign, license or sub-license all software owned, acquired or developed by or for Providing Company which Providing Company can and does transfer or assign to Receiving Company and computer system hardware used with software and enhancements to which Providing Company has legal right. Preserve and protect the rights to all such software to the extent reasonable and appropriate under the circumstances; license Receiving Company, on a non-exclusive, nocharge or at-cost basis, to use all software which Providing Company has the right to sell, license or sub-license; and, at the Receiving Company's expense, permit Receiving Company to enhance any such software and license others to use all such software and enhancements to the extent that Providing Company shall have the legal right to so permit.
- 5. Operations. Advise and assist Receiving Company in the following matters relating to operational capacity: (i) the preparation and coordination of studying, consulting, planning, designing, inspecting and engineering and construction of facilities of Receiving Company, (ii) the planning, engineering (including maps and records) and construction operations of Receiving Company, (iii) the performance of operations support services, plant and facilities operation, generation outage support, and maintenance and management services, and (iv) the planning, formulation and implementation of load retention, load shaping and conservation and efficiency programs, and integrated resource planning for

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supply-side plans and demand-side management programs. Develop long-range operational programs for Receiving Company and advise and assist Receiving Company in the coordination of such programs with the programs of the other Dominion subsidiaries, subject to federal and state codes and standards of conduct, as applicable. Manage Receiving Company's purchase, movement, transfer, and accounting of fuel and gas volumes.

- 6. <u>Business Services</u>. Perform: (i) general business support services (printing, mailing, records management and maintenance, and administrative and office services across the enterprise), (ii) office facilities operation (building maintenance and property management, lease/sublease management, and property sales services across the enterprise), (iii) security (physical security support, background investigations, and investigative services across the enterprise), and (iv) fleet services (fleet systems support, management of the acquisition/disposal function, maintenance functions, and fleet management across the entire enterprise).
- 7. <u>Risk Management</u>. Advise and assist Receiving Company in securing requisite insurance, in the purchase and administration of all property, casualty and marine insurance, in the settlement of insured claims and in providing risk prevention advice.
- 8. <u>Corporate Planning</u>. Advise and assist Receiving Company in the study and planning of operations, budgets, economic forecasts, capital expenditures and special projects.
- 9. <u>Supply Chain</u>. Advise and assist Receiving Company in the procurement of real and personal property, materials, supplies and services, conduct purchase negotiations, prepare procurement agreements and administer programs of material control.
- 10. <u>Rates</u>. Advise and assist Receiving Company in the analysis of their rate structure in the formulation of rate policies, and in the negotiation of large contracts. Advise and assist Receiving Company in proceedings before regulatory bodies involving the rates and operations of Receiving Company and of other competitors where such rates and operations directly or indirectly affect Receiving Company.
- 11. Research. Investigate and conduct research into problems relating to production, utilization, testing, manufacture, transmission, storage and distribution of energy. Keep abreast of and evaluate for Receiving Company all research developments and programs of significance affecting Receiving Company and the energy industry, conduct research and development in promising areas and advise and assist in the solution of technical problems arising out of Receiving Company's operations.
- 12. <u>Tax</u>. Advise and assist Receiving Company in the preparation of federal, state and other tax returns, generally advise Receiving Company as to any problems involving taxes, and provide due diligence in connection with acquisitions.

- 13. <u>Corporate Secretary</u>. Provide all necessary functions required of a publicly traded company. Coordinate information and activities among owners, the transfer agent, and Board of Directors. Provide direct services to security holders. Prepare and file required annual and interim reports to owners and the U.S. Securities and Exchange Commission. Conduct director meetings and ensure proper maintenance of corporate records.
- 14. Environmental Compliance. Provide consulting, cleanup, environmental permitting, environmental compliance support, biological and chemical services, environmental reporting, and environmental compliance plan preparation as required by Receiving Company to ensure full compliance with applicable environmental statutes and regulations. Track state and federal environmental regulations. Provide summaries and guidance for Receiving Company personnel to ensure ongoing compliance.
- 15. <u>Customer Services</u>. Provide services and systems dedicated to customer service, billing, remittance, credit, collections, customer relations, call centers, energy conservation support and metering.
- 16. Energy Marketing. Provide services and systems dedicated to energy marketing and trading of energy commodities, specifically the provision of all services related to emissions products, renewable energy products, environmental commodities (commodities derived from environmental attributes associated with qualifying types of generation that are required for compliance with applicable federal, state and local laws, as well as any voluntary additional reductions that the Receiving Company has elected to complete). Provide market, credit and operational risk management services and development of marketing and sales programs in physical and financial markets.
- 17. <u>Treasury/Finance</u>. Provide services related to managing all administrative activities associated with financing and the management of capital structure; cash, credit and risk management activities; investment and commercial banking relationships; oversight of decommissioning trust funds and general financing activities.
- 18. Office Space and Equipment. Provide use of land, buildings, furnishings, and equipment, and all costs related to these assets -i.e., property taxes, utilities, and maintenance.

May 1, 2017

Wexpro Company 333 South State Street Post Office Box 45003 Salt Lake City, Utah 84145-0003

Ladies and Gentlemen:

23

This Agreement is entered into by and between Questar Gas Company ("Providing Company"), a Utah corporation, and Wexpro Company ("Receiving Company"), a Utah corporation. Receiving Company has requested that Providing Company provide it with certain services which it may from time to time require in the conduct of its business. Providing Company has agreed to provide such services to Receiving Company upon the terms and conditions hereinafter provided.

Accordingly, in consideration of the mutual promises herein contained, Providing Company and Receiving Company agree as follows:

- 1. Upon oral or written request by Receiving Company, Providing Company will provide advice and assistance to the Service Recipient in the provision of services elected on Exhibit A attached hereto. Descriptions of the services listed on this Exhibit A are provided on Exhibit B attached hereto. In so doing, Providing Company may arrange for and provide the services of its own qualified personnel, or it may, after consultation with Receiving Company, arrange for and provide the services of such qualified, non-affiliated personnel as Providing Company, in its own opinion, deems necessary or appropriate.
- 2. All services rendered under and in accordance with this Agreement shall be provided at cost.

The cost of rendering such services shall include: (1) a portion of the salaries and wages of employees of Providing Company determined according to the time devoted by such employees to the performance of services hereunder for Receiving Company; (2) the costs of such employees' benefits, payroll taxes, and compensated absences attributable to salaries and wages directly billed, as determined in accordance with Providing Company policies and procedures in place from time to time; (3) all other out-of-pocket operating costs, including expenses for transportation, tolls, and other expenses incurred by Providing Company or its employees in connection with the performance of services under this Agreement; (4) the actual costs of materials and supplies furnished by Providing Company in connection with the performance of services under this Agreement; and (5) administrative and general costs attributable to services performed under this Agreement (including reasonable amounts for general office maintenance and depreciation, amortization, return, and related taxes on Providing Company's general plant investment) determined in accordance with Providing Company's policies and procedures.

- 3. Providing Company shall render monthly statements to Receiving Company for services supplied or to be supplied in the manner set forth above. Such statements shall include the costs of all services supplied hereunder during the preceding month and may include estimated amounts attributable to services which Providing Company anticipates it will supply during the next succeeding calendar month. All statements so rendered will be due and payable ten (10) days after receipt thereof. Effective January 1, 2018, to the extent that Service Recipient owes intercompany payments or balances to Service Provider, and vice-versa, such payments or balances may be netted against one another, such that the net amount owed between the parties will be paid on a monthly basis from the one to the other, as applicable, subject to the terms of this Agreement.
- 4. This Agreement shall become effective as of May 1, 2017 and shall continue in force and effect until terminated by either party upon thirty days' written notice of termination.
- 5. Either party may, without relieving itself of its obligations under this Agreement, assign any of its rights hereunder to a person with which it is affiliated, but otherwise no assignment of this Agreement or any of the rights or obligations hereunder shall be made unless there first shall have been obtained the consent thereto in writing of the other party.

If you approve of this proposal, please indicate your acceptance by executing both copies hereof in the space provided and return one fully executed copy to Providing Company.

Respectfully submitted,

QUESTAR GAS COMPANY

By: Title: Syp- Francial Management

Accepted and Agreed to:

WEXPRO COMPANY

James R. Chapman Senior Vice President

Mergers & Aquisitions and Treasurer

EXHIBIT A

Services Provided from Questar Gas Company to Wexpro Company

	YES
Accounting	X
Legal and Regulatory	X
Information Technology, Electronic Transmission and Computer Services	X
Software/Hardware Pooling	X
Operations	X
Business Services	X
Risk Management	X
Corporate Planning	X
Supply Chain	X
Rates	X
Research	X
Tax	X
Corporate Secretary	X
Environmental Compliance	X
Customer Services	X
Energy Marketing	X
Treasury/Finance	X
Office Space and Equipment	X
	Legal and Regulatory Information Technology, Electronic Transmission and Computer Services Software/Hardware Pooling Operations Business Services Risk Management Corporate Planning Supply Chain Rates Research Tax Corporate Secretary Environmental Compliance Customer Services Energy Marketing Treasury/Finance

EXHIBIT B

Descriptions of Services Provided from Questar Gas Company to Wexpro Company

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- 18. Office Space and Equipment. Provide use of land, buildings, furnishings, and equipment, and all costs related to these assets -i.e., property taxes, utilities, and maintenance.

May 1, 2017

Questar Gas Company 333 South State Street Salt Lake City, Utah 84145-0360

Ladies and Gentlemen:

This Agreement is entered into by and between Wexpro Services Company ("Providing Company"), a Utah corporation, and Questar Gas Company ("Receiving Company"), a Utah corporation. Receiving Company has requested that Providing Company provide it with certain services which it may from time to time require in the conduct of its business. Providing Company has agreed to provide such services to Receiving Company upon the terms and conditions hereinafter provided.

Accordingly, in consideration of the mutual promises herein contained, Providing Company and Receiving Company agree as follows:

- 1. Upon oral or written request by Receiving Company, Providing Company will provide advice and assistance to the Service Recipient in the provision of services elected on Exhibit A attached hereto. Descriptions of the services listed on this Exhibit A are provided on Exhibit B attached hereto. In so doing, Providing Company may arrange for and provide the services of its own qualified personnel, or it may, after consultation with Receiving Company, arrange for and provide the services of such qualified, non-affiliated personnel as Providing Company, in its own opinion, deems necessary or appropriate.
- 2. All services rendered under and in accordance with this Agreement shall be provided at cost.

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If you approve of this proposal, please indicate your acceptance by executing both copies hereof in the space provided and return one fully executed copy to Providing Company.

Respectfully submitted,

WEXPRO SERVICES COMPANY

By:

Title:

James R. Chapman Senior Vice President

Mergers & Aquisitions and Treasurer

Accepted and Agreed to:

QUESTAR GAS COMPANY

EXHIBIT A

Services Provided from Wexpro Services Company to Questar Gas Company

SERVICE		YES
1.	Accounting	X
2.	Legal and Regulatory	X
3.	Information Technology, Electronic Transmission and Computer Services	X
4.	Software/Hardware Pooling	X
5.	Operations	X
6-	Business Services	X
7.	Risk Management	X
8.	Corporate Planning	X
9.	Supply Chain	X
10 .	Rates	X
11.	Research	X
12.	Tax	X
13.	Corporate Secretary	X
14.	Environmental Compliance	X
15.	Customer Services	X
16	Energy Marketing	X
17	Treasury/Finance	X
18.	Office Space and Equipment	X

EXHIBIT B

Descriptions of Services Provided from Wexpro Services Company to Questar Gas Company

- 1. Accounting. Provide advice and assistance to Receiving Company in accounting matters (development of accounting practices, procedures and controls, the maintenance of the general ledger and related subsidiary systems, the preparation and analysis of financial reports, and the processing of certain accounts such as accounts payable, accounts receivable, and payroll).
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- 17. <u>Treasury/Finance</u>. Provide services related to managing all administrative activities associated with financing and the management of capital structure; cash, credit and risk management activities; investment and commercial banking relationships; oversight of decommissioning trust funds and general financing activities.
- 18. Office Space and Equipment. Provide use of land, buildings, furnishings, and equipment, and all costs related to these assets -i.e., property taxes, utilities, and maintenance.

7.5 Orders Approving Affiliate Transactions

- BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH -

In the Matter of the Joint Notice and Application of Questar Gas Company and Dominion Resources, Inc. of Proposed Merger of Questar Corporation and Dominion Resources, Inc. DOCKET NO. 16-057-01

ORDER MEMORIALIZING BENCH
RULING APPROVING
SETTLEMENT STIPULATION

ISSUED: September 14, 2016

SHORT TITLE

Questar Corporation and Dominion Resources, Inc. Merger

SYNOPSIS

The Commission approves the settlement stipulation filed in this docket and the corresponding merger of public utility Questar Gas Company's parent, Questar Corporation, and Dominion Resources, Inc., by which Questar Corporation will become a wholly-owned subsidiary of Dominion Resources, Inc.

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IV.	DISCUSSION, FINDINGS, AND CONCLUSIONS	6
V.	ORDER	7 -

APPEARANCES¹

Colleen Larkin Bell Jenniffer Nelson Clark	For	Questar Gas Company
Gregory B. Monson Stoel Rives LLP	"	Questar Gas Company
Mark O. Webb Sharon L. Burr Lisa S. Booth	"	Dominion Resources, Inc.
Joseph K. Reid III McGuireWoods	"	Dominion Resources, Inc.
Brian W. Burnett Callister Nebeker & McCullough	"	Dominion Resources, Inc.
Patricia E. Schmid Utah Attorney General's Office	"	Division of Public Utilities
Rex Olsen Utah Attorney General's Office	"	Office of Consumer Services
Bryan Nalder Utah Attorney General's Office	"	Governor's Office of Energy Development
Stephen F. Mecham Stephen F. Mecham Law, PLLC	"	American Natural Gas Council, Inc.
Phillip J. Russell Hatch, James & Dodge, P.C.	"	Utah Association of Energy Users

¹ As of the August 22, 2016 hearing.

I. BACKGROUND AND PROCEDURAL HISTORY

On March 3, 2016, Questar Gas Company (Questar) and Dominion Resources, Inc. (Dominion) (Joint Applicants) filed a Joint Notice and Application for the approval of the merger of Questar Corporation and Dominion Resources, Inc. (Application) with the Public Service Commission of Utah (Commission). The Application requests the Commission issue an order approving the merger whereby Questar Corporation will become a wholly-owned subsidiary of Dominion; issue an accounting order authorizing Questar to defer for possible future recovery in rates, if it elects to do so, the transition costs it incurs associated with the merger and the transaction costs associated with the integration of the two companies; and grant such other and further relief as may be deemed necessary. The following parties thereafter petitioned for and were granted intervention: Utah Association of Energy Users (UAE), Nucor Steel-Utah (Nucor), the Governor's Office of Energy Development (GOED), American Natural Gas Council, Inc. (ANGC), and Rocky Mountain Power (RMP).

The Commission issued a notice of filing and scheduling conference and, on March 18, 2016, issued a scheduling order in this docket. On August 15, 2016, Questar, Dominion, the Division of Public Utilities (Division), the Office of Consumer Services (Office), UAE, ANGC, and GOED (collectively, Parties) filed a Settlement Stipulation (Stipulation). The Stipulation is attached as an appendix to this order.

The Commission held a hearing on August 22, 2016 to consider the Stipulation at which the Joint Applicants, the Division, and the Office provided testimony supporting the Stipulation

² On June 16, 2016, the Joint Applicants filed a First Supplement to Joint Notice and Application.

and no party opposed it. Later that same day, the Commission held a public witness hearing at which no one appeared in opposition to the Stipulation. At the conclusion of the hearings, Questar, on behalf of the Joint Applicants, requested a bench order. The Commission granted Questar's motion approving the Stipulation. This Order memorializes that ruling.

II. PARTIES' POSITIONS

At the hearing the Joint Applicants testified that the Stipulation is in the public interest and will provide a net benefit to Questar's customers. According to the Joint Applicants the Stipulation includes important protections for ratepayers and is "an excellent package that provides the incentives, as well as the checks and the balances on Questar Gas itself." The Joint Applicants represent the economic benefits include: 1) the \$75 million contribution to the Questar Corporation pension fund, 2) the increased level of charitable giving, 3) withdrawal of Questar's current general rate case, and 4) rates lower than they would be absent the merger due to organizational and operational efficiencies. The Joint Applicants represent ratepayer protections include: 1) ring fencing provisions regarding liability and credit issues, 2) hold harmless guarantees related to shared services and accounting matters, 3) the cap on the Operations & Maintenance (O&M) and Administrative & General (A&G) amount per customer, 4) updated customer satisfaction standards, and 5) increased reporting requirements. The Joint Applicants stress that the two companies are a good fit with respect to core values and common operating philosophies including "the important public attributes of safety, customer service,

³ Hearing Transcript (298772-A) at 39, lines 5-7.

⁴ Pursuant to Paragraph 33 of the Stipulation, on August 16, 2016 Questar petitioned to withdraw its general rate case in Docket No. 16-057-03, "In the Matter of the Application of Questar Gas Company to Increase Distribution Rates and Charges and Make Tariff Modifications." On August 22, 2016, the Commission approved the petition.

operational excellence, and honest and ethical business practices." Finally, the Joint Applicants request the Commission to approve the Stipulation as just and reasonable, and in the public interest.

The Division supports the Stipulation. The Division concludes that, "[w]ith the additional terms and commitments identified in this [S]tipulation, [the Joint Applicants] have demonstrated a net benefit to customers and that the requested merger is in the public interest." The Division recommends the Commission approve the merger.

At hearing the Division noted nine areas that factor into its support of the Stipulation: 1)

Dominion will contribute \$75 million to Dominion Questar's factor defined benefit pension plan; 2)

Questar will seek approval to withdraw its general rate case, filed in Docket No. 16-057-03, requesting a \$22 million dollar rate increase, transaction costs will not be recovered through rates or charges from affiliated companies, transition/integration costs will not be deferred and will not be passed on to Utah customers without further review and Commission approval, and a new general rate case will not be filed before July 2019; 3) Dominion Questar Gas will maintain its identified capital spending at pre-merger levels for the next several years; 4) Dominion has committed to maintain O&M and A&G cost per customer at the 2015 pre-merger level and to hold customers harmless from any increases in the total shared services costs caused by the merger; 5) Dominion has committed to maintain a strong investment-grade credit rating; 6)

Dominion Questar Gas has made commitments regarding dividend notification and Dominion

⁵ Hearing Transcript (298772-A) at 11, lines 14-16.

⁶ *Id.* at 53, lines 7-11.

⁷ Following the merger, "Questar Corporation" will be known as "Dominion Questar."

⁸ We further note that following the merger, "Questar Gas" will be known as "Dominion Questar Gas."

has made commitments regarding financial information reporting; 7) the Stipulation includes provisions relating to the suspension of Conservation Enabling Tariff accrual caps until the next general rate case; 8) Dominion has made commitments to customer satisfaction standards including quarterly reporting, monitoring, and the development of remediation plans, if necessary; and 9) the Stipulation includes various ring fencing provisions, local control obligations including the commitment to maintain Dominion Questar's corporate headquarters in Salt Lake City, and the appointment of a "Special Bankruptcy Director" to serve as a member of the Board of Directors of Dominion Questar Gas. In summary, the Division is satisfied that Dominion and Questar Gas have demonstrated a net benefit to customers and that the merger is in the public interest. Accordingly, the Division recommends the Commission approve the merger.

The Office supports the Stipulation and asserts it is a reasonable resolution to the issues it identified in its direct testimony. More specifically, the Office identified the following provisions of the Stipulation that address net benefits: 1) transition or integration costs will not be deferred for future recovery and any transition costs still being incurred at the time of the next general rate case must be identified and justified; 2) the hold harmless conditions contained in Paragraphs 40, 41, and 43 of the Stipulation protect ratepayers from potential cost increases; 3) ring fencing provisions, in addition to those identified in the Joint Application, will both allow for efficient cooperation between the merging entities and mitigate risks associated with increased credit costs, affiliate transactions, and affiliate or subsidiary bankruptcy liability; and 4) Questar has agreed to a withdrawal of its general rate case. The Office asserts the Stipulation will result in

just and reasonable rates, and is in the public interest. Accordingly, the Office recommends the Commission approve the Stipulation.

ANGC's attorney supported Paragraph 56 of the Stipulation, expressing ANGC's intent "to operate in good faith . . . and strive to reach resolution with the Company on . . . issues [involving ANGC]."9

UAE's attorney supported the Stipulation.¹⁰

III. JURISDICTION AND STANDARD OF REVIEW

Regarding the proposed merger, the Commission applies the legal standard articulated in the parties' March 10, 2016 filing; 11 namely that:

- Utah Code Ann. §§ 54-4-1, -25, -28, -29, and -30 may apply in determining whether our approval of the proposed merger is required by Utah law; and
- The relevant legal standards for approval are that:
 - 1. The merger is in the public interest, meaning it must provide a net positive benefit to the public; and
 - 2. The joint applicants have the necessary financial, managerial, and technical qualifications to operate the public utility.

In evaluating the Stipulation, we apply the standard set forth in Utah Code Ann. § 54-7-1 as discussed further below.

⁹ Hearing Transcript (298772-A) at 58, lines 13-15.

¹⁰ See id. at 58, lines 22-25.

¹¹ See Statement of Joint Applicants on Jurisdiction and Standard for Approval, filed March 10, 2016.

IV. DISCUSSION, FINDINGS, AND CONCLUSIONS

The Stipulation presents a settlement of many issues associated with the Application. The Parties represent a diversity of interests and the major customer groups. These Parties agree the Stipulation is in the public interest and the results are just and reasonable. ¹² Further, no one opposes the Stipulation.

As set forth in Utah Code Ann. § 54-7-1, settlements of matters before the Commission are encouraged at any stage of a proceeding. ¹³ Pursuant to this statute, the Commission may approve a stipulation or settlement after considering the interests of the public and other affected persons, if it finds the stipulation or settlement in the public interest. ¹⁴ Likewise, in reviewing a settlement, the Commission may consider whether it was the result of good faith, arms-length negotiations. ¹⁵

The Stipulation at issue is the product of mutual negotiation involving numerous parties with substantial interests. We find that the Application and testimony filed in this docket demonstrate the importance of the variety of interests that participated in the negotiation and execution of the Stipulation. We commend all the parties to this docket for responsibly pursuing the interests required by their roles and their stakeholders, and we find that the parties to the Stipulation have resolved many significant issues and have identified a process to continue to address additional differences.

¹² See Stipulation at 18, ¶ 58.

¹³ See Utah Code Ann. § 54-7-1.

¹⁴ See Utah Dept. of Admin. Services v. Public Service Comm'n, 658 P.2d 601, 613-14 (Utah 1983).

¹⁵ See id. at 614 n.24.

No party has presented testimony or evidence in opposition to the Stipulation, and the Commission is unaware of any proper reason to preclude the underlying merger from moving forward. We find that the record and evidence in this docket support the unopposed representation of the parties in Paragraph 58 of the Stipulation, that settlement is in the public interest and that the results are just and reasonable.

Accordingly, based on the record evidence and consistent with our bench ruling issued at the conclusion of the public witness hearing, we find: 1) Dominion Resources, Inc. has the necessary financial, managerial, and technical qualifications to operate the public utility Questar Gas, and 2) the proposed merger, subject to the conditions expressed in the Application as modified by the Stipulation, will produce net benefits to ratepayers, is just and reasonable, and is in the public interest.

V. ORDER

Pursuant to our discussion, findings, and conclusions, we approve the proposed merger subject to the terms and conditions presented in the Joint Notice and Application (including the June 16, 2016 Supplement) as modified and supplemented by the Stipulation.

DATED at Salt Lake City, Utah, September 14, 2016.

/s/ Thad LeVar, Chair

/s/ David R. Clark, Commissioner

/s/ Jordan A. White, Commissioner

Attest:

/s/ Gary L. Widerburg Commission Secretary

Notice of Opportunity for Agency Review or Rehearing

Pursuant to §§ 63G-4-301 and 54-7-15 of the Utah Code, an aggrieved party may request agency review or rehearing of this Order by filing a written request with the Commission within 30 days after the issuance of this Order. Responses to a request for agency review or rehearing must be filed within 15 days of the filing of the request for review or rehearing. If the Commission does not grant a request for review or rehearing within 20 days after the filing of the request, it is deemed denied. Judicial review of the Commission's final agency action may be obtained by filing a petition for review with the Utah Supreme Court within 30 days after final agency action. Any petition for review must comply with the requirements of §§ 63G-4-401 and 63G-4-403 of the Utah Code and Utah Rules of Appellate Procedure.

CERTIFICATE OF SERVICE

I CERTIFY that on September 14, 2016, a true and correct copy of the foregoing was served upon the following as indicated below:

By Electronic-Mail:

Barrie L. McKay (<u>barrie.mckay@questar.com</u>) Colleen Larkin Bell (<u>colleen.bell@questar.com</u>) Jenniffer Nelson Clark (<u>jenniffer.clark@questar.com</u>) *Questar Gas Company*

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Administrative Assistant

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APPENDIX

BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH

In the Matter of the Joint Notice and Application of Questar Gas Company and Dominion Resources, Inc. of Proposed Merger of Questar Corporation and Dominion Resources, Inc.

Docket No. 16-057-01

SETTLEMENT STIPULATION

Pursuant to Utah Code Ann. § 54-7-1 and Utah Admin. Code R746-100-10.F.5, and pursuant to the Contract for Regulatory Services between the Public Service Commission of Utah ("Commission") and the Idaho Public Utilities Commission dated April 6, 2016, Questar Gas Company ("Questar Gas") and Dominion Resources, Inc. ("Dominion") (together "Joint Applicants"); the Utah Division of Public Utilities ("Division"); the Utah Office of Consumer Services (the "OCS"); the Utah Association of Energy Users ("UAE"); the American Natural Gas Council, Inc. ("ANGC"); and the State of Utah, Governor's Office of Energy Development (collectively "Parties" or singly "Party") submit this Settlement Stipulation. The Parties are authorized to represent that the intervenors in this docket that have not entered into this Settlement Stipulation either do not oppose or take no position on this Settlement Stipulation. This Settlement Stipulation shall be effective upon the entry of a final order of approval by the Commission.

PROCEDURAL HISTORY

1. On January 31, 2016, Dominion, Diamond Beehive Corp. and Questar Corporation entered into an Agreement and Plan of Merger ("Merger Agreement") by which Questar Gas' parent, Questar Corporation, will become a wholly-owned subsidiary of Dominion (the "Merger").

- 2. On March 3, 2016, Questar Gas and Dominion filed a Joint Notice and Application of Questar Gas Company and Dominion of Proposed Merger of Questar Corporation and Dominion Resources, Inc. in Utah in Docket No. 16-057-01 ("Joint Notice and Application"). On March 3, 2016, Joint Applicants also filed a Joint Application for Approval of Proposed Merger of Questar Corporation and Dominion Resources, Inc. before the Wyoming Public Service Commission ("Wyoming Commission") in Docket Nos. 30010-150-GA-16 and 30025-1-GA-16 ("Wyoming Joint Application"). Both the Joint Notice and Application and Wyoming Joint Application were accompanied by pre-filed direct testimony of Craig C. Wagstaff, David M. Curtis, Thomas F. Farrell II, Diane Leopold, and Fred G. Wood III, along with substantial accompanying exhibits and information supportive of the Joint Notice and Application and the Wyoming Joint Application.
- On March 3, 2016, Questar Gas also provided a Notice of Agreement and Plan of Merger between Questar Corporation and Dominion Resources, Inc. to the Idaho Public Utilities Commission.
- 4. On March 18, 2016, the Commission issued a Scheduling Order, Directive to Stipulate to Date for Technical Conference, and Notices of Hearing and Public Witness Hearing setting dates for filing testimony and hearings.
- Since that time, the following parties have intervened: UAE; Nucor; the State of Utah, Governor's Office of Energy Development; Rocky Mountain Power; and the ANGC.
- On April 28, 2016, a technical conference was held to discuss and provide information to the Division, OCS, interested parties, and the Commission and its staff related to the Merger.

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- On June 16, 2016, Joint Applicants filed a First Supplement to Joint Notice and Application ("First Supplement") providing additional information related to the Merger and the Joint Notice and Application.
- 8. On July 7, 2016, the OCS filed the Direct Testimony of Gavin Mangelson, Richard A. Baudino, and Lane Kollen, all with accompanying exhibits. On July 7, 2016, the Division filed the Direct Testimony of Douglas D. Wheelwright, Charles E. Peterson, and Kathleen Kelly, all with accompanying exhibits. On July 7, 2016, the ANGC filed the Direct Testimony of Curtis Chisolm.
- The Division, OCS, UAE, ANGC, Wyoming Office of Consumer Advocate, and Wyoming Commission Staff have asked and Joint Applicants have responded to hundreds of data requests and inquiries.
- 10. On July 28, 2016, Joint Applicants submitted Rebuttal Testimony of Craig C. Wagstaff, David A. Christian, David M. Curtis, Fred G. Wood III, Maria E. (Gina) Jones, and James R. Chapman, and the OCS submitted the Rebuttal Testimony of Gavin Mangelson. On July 28, 2016, UAE filed comments in this docket.
- 11. During July and August of 2016, the Parties met to discuss settlement of the matters raised herein. The Parties have reached agreement as set forth below.
- 12. On August 1, 2016, Joint Applicants and the Wyoming Office of Consumer Advocate filed a Settlement Stipulation ("Wyoming Settlement Stipulation") in the Wyoming proceeding.

TERMS AND CONDITIONS

The Parties agree for purposes of settlement that the Joint Notice and Application should be granted and approved subject to the following commitments as set forth in the Joint Notice

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and Application filed on March 3, 2016 and the First Supplement filed on June 16, 2016 with the Commission in Docket No. 16-057-01 and as modified and supplemented herein, and should be imposed upon the Joint Applicants as agreed by the Parties and as a condition of the

- 1. After the time the Merger is effective as defined in the Merger Agreement ("Effective Time"), Questar Corporation will become a wholly-owned subsidiary of Dominion that will continue to exist as a separate legal entity (herein referred to as "Dominion Questar").
- 2. At the Effective Time, Questar Gas (herein referred to as "Dominion Questar Gas"), will remain a direct, wholly-owned subsidiary of Dominion Questar and will continue to exist as a separate legal entity with its own complete set of books and records.

Business

Commission's approval of the Merger.

- 3. Dominion will maintain Dominion Questar Gas' corporate headquarters in Salt Lake City, Utah. Dominion commits that there are no plans to change the location of Dominion Questar Gas' corporate headquarters from Salt Lake City to another location for the foreseeable future.
- 4. Dominion will establish a new Western Region operating headquarters in Salt Lake City, Utah. No costs shall be allocated to Dominion Questar Gas customers associated with the new Western Region operating headquarters in Salt Lake City, Utah without approval by the Commission.
- 5. Dominion intends that its board of directors will take all necessary action, as soon as practicable after the Effective Time, to appoint a current member of the Questar Corporation board as a director to serve on Dominion's board of directors.

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Corporation board to be appointed as a director to serve on the board of directors of the general partner of Dominion Midstream Partners, L.P. ("Dominion Midstream") as soon as practicable

Dominion will take all necessary action to cause a current member of the Questar

after such time as all or part of Questar Pipeline Company ("Questar Pipeline") is contributed to

Dominion Midstream.

6.

7. Dominion Questar Gas will be managed from an operations standpoint as a

separate regional business under Dominion with responsibility for managing operations to

achieve the objectives of customer satisfaction; reasonable rates; reliable service; customer,

public, and employee safety; environmental stewardship; and collaborative and productive

relationships with customers, regulators, other governmental entities, and interested stakeholders.

Dominion Questar Gas will have its own local operating management located in Salt Lake City,

Utah.

8. Questar Gas and Dominion share a common focus on installing, upgrading, and

maintaining facilities necessary for safe and reliable operations. This focus will not be

diminished in any way as a result of the Merger. Absent a material change in circumstances,

Dominion Questar Gas will continue its planned total capital expenditure program with an

estimated \$209 million investment in 2017, \$208 million investment in 2018, and \$233 million

investment in 2019 (excludes investment in peak shaving facility). Any variances to this plan

will be supported by Dominion Questar Gas in its next general rate case. Dominion will

maintain the environmental monitoring and maintenance programs of Dominion Questar Gas at

or above current levels.

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9. Dominion and its subsidiaries will continue to honor the Wexpro Stipulation and Agreement, the Wexpro II Agreement and the conditions approved in connection with inclusion of properties in the Wexpro II Agreement ("Wexpro Agreements") and the conditions and obligations provided therein. Dominion will not contribute Wexpro Company ("Wexpro") to Dominion Midstream or to any master limited partnership without the Commission's approval.

Employee Matters

- 10. Dominion will give employees of Dominion Questar and its subsidiaries due and fair consideration for other employment and promotion opportunities within the larger Dominion organization, both inside and outside of Utah, to the extent any such employment positions are re-aligned, reduced, or eliminated in the future as a result of the Merger.
- 11. Dominion, as a shareholders' cost, will contribute, within six months of the Effective Time, a total of \$75,000,000 toward the full funding, on a financial accounting basis, of Questar Corporation's (i) ERISA-qualified defined-benefit pension plan in accordance with ERISA minimum funding requirements for ongoing plans, (ii) nonqualified defined-benefit pension plans, and (iii) postretirement medical and life insurance (other post-employment benefit ("OPEB")) plans, subject to any maximum contribution levels or other restrictions under applicable law, thereby reducing pension expenses over time in customer rates. Dominion represents that said \$75,000,000 contribution, based on current plan funding, would be permissible and well within maximum contribution levels and other restrictions under applicable law.

Regulatory

- 12. Dominion and its affiliates commit to make officers and employees of Dominion reasonably available to testify before the Commission and provide information that is relevant to any matter within the jurisdiction of the Commission.
- 13. As part of this and future regulatory proceedings, Dominion Questar Gas will provide information in response to discovery or requests for information about Dominion or its subsidiaries that are relevant to matters within the Commission's jurisdiction.
- 14. Dominion Questar Gas, Dominion Questar, and Wexpro will maintain access to a complete set of their books and records, including accounting records, as well as access to affiliate charges to Dominion Questar Gas, at their corporate offices in Salt Lake City, Utah.
- 15. Dominion commits to provide 30 days' notice to the Commission if it intends to create a corporate entity between Dominion Questar and Dominion Questar Gas.
- 16. For regulatory purposes, Dominion Questar Gas' accounting will continue to reflect assets at historical costs, approved depreciation rates, and deferred income taxes based on original cost in accordance with the Uniform System of Accounts and any relevant Commission orders.
- 17. Dominion Questar Gas will not seek any changes to existing filed rates, rules, regulations, and classifications under Questar Gas' Utah Natural Gas Tariff No. 400 ("Tariff") because of the Merger, before its next general rate case, except to revise the Tariff to change the name of the operating entity. The Company will file for a name change within 21 days of the Effective Time.
- 18. Dominion Questar Gas will continue to file annually and follow the Commission's Integrated Resource Plan process and guidelines.

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19. Dominion Questar Gas will maintain established gas-supply interchangeability

Wobbe indices for Questar Gas' receipt points and will be in compliance with the Commission's

requirements.

20. Goods and services provided to Dominion Questar Gas by Dominion or its

subsidiaries shall be priced consistent with the Affiliate Expense Standard set forth in Section

2.06 of the Tariff. Dominion Questar Gas will have the burden of proof to show that prices for

goods and services provided by Dominion or its other subsidiaries to Dominion Questar Gas are

just and reasonable.

21. Dominion Questar will not seek recovery of any acquisition premium (goodwill)

or fair value in excess of net book value associated with the Merger from Dominion Questar Gas

customers. Dominion will not record any goodwill or fair value in excess of net book value

associated with the Merger on Dominion Questar Gas' books and will make the required

accounting entries associated with the Merger on that basis. Dominion Questar will not seek

recovery of any acquisition premium (goodwill) or fair value in excess of net book value

associated with the Merger through allocation of cost to the affiliated companies of Dominion

Questar.

22. Dominion Questar will not sell all or a majority of Dominion Questar Gas'

common stock without Commission approval.

Financial

23. Dominion, through Dominion Questar, will provide equity funding, as needed, to

Dominion Questar Gas in order to maintain an end-of-year common equity percentage of total

capitalization in the range of 48-55 percent (48-55%) through December 31, 2019.

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- 24. Dominion commits to use commercially reasonable efforts to maintain credit metrics that are supportive of strong investment-grade credit ratings (targeting the Single-A range) for Dominion Questar Gas. For the first four years following the Effective Time, in any rate proceeding where Dominion Questar Gas' rate of return is established or it seeks to reset the previously authorized rate of return on rate base, Dominion Questar Gas will demonstrate that its cost of debt proposed for recovery in rates is not greater than would have been incurred absent the Merger, and will hold customers harmless from any increases in the cost of debt caused by the Merger. Nothing in this provision shall limit the Parties, in any general rate proceeding, from presenting any arguments or evidence as to the appropriate rate of return for Dominion Questar Gas, consistent with the provisions of Paragraph 60 of this Settlement Stipulation.
- 25. Neither Dominion nor its other subsidiaries will, without the Commission's approval, make loans to Dominion Questar Gas that bear interest at rates that are greater than the lower of (i) rates being paid at the time of such loan by Dominion or such other subsidiary on its own debt or (ii) rates available, at the time of such loan, on similar loans to Dominion Questar Gas from the market.
- Dominion Questar Gas will not lend funds to Dominion or other Dominion entities, including Dominion Questar.
- 27. Dominion Questar Gas will not transfer material assets to or assume liabilities of Dominion or any other subsidiary of Dominion without the Commission's approval.
- 28. Dominion Questar Gas will not transfer its debt to Dominion, or any other subsidiary of Dominion, without the Commission's approval.

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- 29. Dominion will continue to provide to Dominion Questar Gas no less than the same access to short-term debt, commercial paper, and other liquidity that Questar Corporation currently has in place for Questar Gas.
- 30. Dominion commits that Wexpro will not be a party to a money pool. To the extent that short-term working capital is required by Wexpro, it will be provided under the terms of a one-way intercompany note at the actual cost of that short-term debt at the Dominion level.

Community

- 31. Dominion, at shareholders' expense, will increase Questar Corporation's historic level of corporate contributions to charities identified by local leadership that are within Dominion Questar Gas' service areas by \$1,000,000 per year for at least five years following the Effective Time. Dominion Questar Gas will maintain or increase each jurisdiction's historic level of community involvement, low income funding, and economic development efforts in Questar Gas' current operation areas.
- 32. Dominion, at shareholders' expense, will establish a newly-formed advisory board for its Western Region operations composed of regional-based business and community leaders. This board will meet and receive information and provide feedback on community issues, government relations, environmental stewardship, economic development opportunities, and other related activities that affect Dominion's and Dominion Questar Gas' local stakeholders.

Customer Rates

33. Within five (5) business days of the filing of this executed Settlement Stipulation, Questar Gas will petition to withdraw its pending application before the Commission in Docket No. 16-057-03 to increase annual non-gas distribution revenue by approximately \$22 million.

The Commission's granting of the petition to withdraw is a condition of this Settlement Stipulation. Contingent upon the consummation of the Merger, the Parties further agree that Dominion Questar Gas will not file a general rate case to adjust its base distribution non-gas rates, as shown in Questar Gas' existing Tariff, prior to July 1, 2019 or later than December 31, 2019, unless otherwise ordered by the Commission. Dominion Questar Gas will not file an application for a major plant addition with a rate-effective date prior to March 1, 2020, absent emergency circumstances, except to address the peak-hour needs set forth in Questar Gas' 2016-2017 Integrated Resource Plan (Docket No. 16-057-08). Dominion Questar Gas will bear the burden to demonstrate such emergency circumstances. Dominion Questar Gas will not seek a deferred accounting order prior to March 1, 2020, absent circumstances that are extraordinary and unforeseeable and that would have a material financial impact on Dominion Questar Gas. Dominion Questar Gas will bear the burden to demonstrate such material financial impact and extraordinary and unforeseeable circumstances.

34. The Parties agree that the Utah Conservation Enabling Tariff ("CET") accrual caps will be suspended until rates become effective in the next filed general rate case. To the extent that the balance in the CET accrual account is above the accrual cap, the incremental amount will not be assessed interest during the suspension period. The amortization cap will remain in place.

Compliance with the Law

35. Dominion and Dominion Questar Gas will continue to comply with all existing laws, rules, regulations, provisions of its Tariff, orders, and directives of the Commission, as applicable, following the Effective Time.

Integration Progress Report

36. Dominion Questar Gas will work with the Division and the OCS on a collaborative basis to develop reporting requirements for an Integration Progress Report on planned and accomplished activities relative to the Merger. The report will also identify and include associated transition and transaction costs. Dominion Questar Gas will file the first Integration Progress Report with the Commission on or before April 15, 2017 for the period ending December 2016 and will provide updates quarterly thereafter until the conclusion of the next general rate case.

Transaction Costs

- 37. Transaction costs associated with the Merger will not be recovered through rates of Dominion Questar Gas or recovered through charges from affiliated companies of Dominion Questar to Dominion Questar Gas. Transaction costs shall be defined as:
 - Legal, consulting, investment banker, and other professional advisor costs to initiate, prepare, consummate, and implement the Merger, including obtaining regulatory approvals.
 - Rebranding costs, including website, advertising, vehicles, signage,
 printing, stationery, etc.
 - iii. Executive change in control costs (severance payments and accelerated vesting of share-based compensation).
 - iv. Financing costs related to the Merger, including bridge and permanent financing costs, executive retention payments, costs associated with shareholder meetings, and proxy statement related to Merger approval.

Transition Costs

38. Any transition or integration expenses arising from the Merger will not be deferred for future recovery from customers and will be expensed by Dominion Questar Gas and its affiliates as incurred during the transition period. Dominion Questar Gas' revenue requirement for the purpose of developing distribution non-gas base rates will be evaluated in the next general rate proceeding, and that filing shall identify all transition costs, if any, in the base period and the test period. Transition or integration costs that are capitalized and not expensed, including, but not limited to, information technology investments in new hardware and software, including related costs, to convert, conform, and/or integrate Questar Corporation and subsidiaries' systems into and with Dominion's systems, will be itemized and disclosed in the next general rate case. Dominion Questar Gas will have the burden of proof to show that the transition or integration costs are reasonable and result in a positive net benefit to customers.

Shared Services / Cost Allocation

39. Dominion Questar Gas will not seek recovery in its next general rate case of any increase in the aggregate total Operating, Maintenance, Administrative and General Expenses (excluding energy efficiency and bad debt costs) per customer over the 12 months ended December 2015 baseline level, unless it can demonstrate that the increase in such total expenses was not caused by the Merger. This amount per customer for the 12 months ended December 2015 was \$138.24. For the first four calendar years following the Effective Time, Dominion Questar Gas will provide, on an annual basis, a baseline comparison between 2015 and the current year for Operating, Maintenance, Administrative and General Expenses for Questar Pipeline and Wexpro. Additional detail and the calculation of the 2015 baseline for Questar Gas, Questar Pipeline and Wexpro are shown in Attachment 1.

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- 40. Joint Applicants shall hold customers harmless from any increases in the aggregate total costs for shared or common services provided by Dominion Questar Corporation and/or Dominion Resources Services Company, Inc. ("Dominion Resources Services") that are caused by the Merger.
- 41. Joint Applicants shall hold customers harmless for any changes in income taxes, and/or accumulated deferred income taxes, recoverable in Dominion Questar Gas rates caused by the Merger, to the extent that such action would be consistent with the tax normalization rules.
- 42. Questar Pipeline's rates will change only pursuant to proceedings before the Federal Energy Regulatory Commission ("FERC").
- 43. Joint Applicants shall hold customers harmless from any increases in Wexpro's shared services costs or income tax expense caused by the Merger.
- 44. No later than January 1, 2018, Dominion Questar Gas will present and review with the Division and the OCS, for informational purposes, a proposed methodology for allocation of shared services costs. Dominion Questar will use the current allocation methodologies, including Distrigas, to allocate shared services costs to its subsidiaries until January 1, 2018. Dominion Questar Gas may propose another allocation methodology for use after December 31, 2017, provided that it has presented such methodology for review as set forth above.
- 45. Dominion Questar Gas will work with the Division and the OCS on a collaborative basis to develop affiliate transactions reporting requirements and will file such information with the Commission beginning on July 1, 2018 for the 12 months ending December 31, 2017 and thereafter annually.

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46. Costs that have been denied recovery by the Commission in prior orders, unless subject to regulation by another governmental agency, will continue to be excluded from rates absent further order from the Commission.

Customer Satisfaction Standards

47. Within 120 days of the Effective Time, Dominion Questar Gas will meet with the Division and the OCS on a collaborative basis and update Customer Satisfaction Standards, taking into account recent historical results. Dominion Questar Gas will report quarterly on its performance relative to the Customer Satisfaction Standards. Quarterly reporting will continue until Dominion Questar Gas' next general rate case filing. If the Dominion Questar Gas service levels become deficient, meaning they fall short of the Customer Satisfaction Standards as shown in the report, Dominion Questar Gas will file a remediation plan with the Commission explaining how it will improve and restore service to meet the Customer Satisfaction Standards.

Additional Ring Fencing Provisions

- 48. Dominion Questar Gas shall maintain separate long-term debt with its own debt rating supplied by at least two of the recognized debt rating agencies. Any of the debt used to capitalize Dominion Questar Gas shall be kept within the regulated utility.
- 49. Dominion Questar Gas shall establish and maintain its own bank accounts that are in its own name and direct access to exclusively committed credit facilities. Dominion shall provide Dominion Questar Gas with access to no less than \$750,000,000 in short-term debt or commercial paper programs.
- 50. In connection with its notification to the Commission of dividends paid by Dominion Questar Gas, Dominion Questar Gas shall provide a cash flow summary and explicitly notify the Commission if payment of any dividend would result in its actual common equity

Dominion Energy Utah 2020 Affiliate Transaction Report Docket No. 21-057-13 Page 246 of 413

component of total capitalization falling below 45 percent (45%), using the method of calculating equity levels under the ratemaking precedents of the Commission. In addition, Dominion Questar Gas will make annual financial statements for Wexpro and Questar Pipeline

available to regulators.

- 51. Upon request, Dominion and all of its affiliates and subsidiaries must provide the Commission, the Division, and the OCS, including their auditors and authorized agents, and intervenors in rate proceedings, as appropriate, with reasonable access to transactional, accounting and other information, including personnel necessary to explain the requested information, regarding any costs directly or indirectly allocated to Dominion Questar Gas. Dominion and Dominion Questar Gas commit to maintain access to the requested books and records in Salt Lake City, Utah, or, at the option of the Division, or the OCS, Dominion Questar Gas agrees to pay reasonable travel costs to the location of the requested documents and personnel; such travel costs will not be passed on to Dominion Questar Gas customers.
- 52. Dominion Questar Gas will clearly reflect all of its costs and investments in its financial reports, including costs and assets that are directly assigned or allocated to it from another subsidiary of Dominion. An audit trail will be maintained so that allocable costs can be specifically identified.
- 53. Dominion and Dominion Questar agree not to assert in any forum that the provisions of PUHCA or its successor PUHCA 2005 (EPAct 2005), or the related Ohio Power v. FERC case, preempt the Commission's jurisdiction over affiliated interest transactions and will explicitly waive any such defense in those proceedings. In the event that PUHCA or its successor PUHCA 2005 (EPAct 2005) is repealed or modified, Dominion and Dominion Questar agree not to seek any preemption under such subsequent modification or repeal.

Dominion Energy Utah 2020 Affiliate Transaction Report Docket No. 21-057-13 Page 247 of 413

- 54. The Joint Applicants commit to provide for and effect the appointment of a "Special Bankruptcy Director" to serve as a member of the Board of Directors of Dominion Questar Gas ("DQG Board"). Said Director shall be nominated by and retained from an independent entity such as CT Corporation (at Dominion shareholder expense) and shall not be employed by Dominion or any other Dominion affiliate. Said Director shall not participate in ordinary and routine activities of the DQG Board and shall have no voting rights except in the event of a vote by the DQG Board to approve a voluntary bankruptcy petition to be filed under Title 11 of the U.S. Code on behalf of Dominion Questar Gas. Notice of such vote shall be provided to the Special Bankruptcy Director and no voluntary bankruptcy petition on behalf of Dominion Questar Gas may be filed without the affirmative vote of the Special Bankruptcy Director. It is the intent of the Parties that the Special Bankruptcy Director will consider the interests of all relevant economic stakeholders, including without limitation the utility's customers, and the financial health and public service obligations of Dominion Questar Gas, in exercising his or her responsibilities, subject to applicable law. Concurrent with the notice to the Special Bankruptcy Director, Dominion Questar Gas will provide confidential notice to the Commission, Division and the OCS.
- 55. Dominion or Dominion Questar Gas shall provide notice to the Commission, the Division, and the OCS of any bankruptcy petition or other filing that petitions for Dominion or any of its subsidiaries to be declared bankrupt. If the petition is voluntary, the notice shall be provided within three (3) business days of the petition's filing. If the petition is involuntary, the notice shall be filed within three (3) business days after the day on which the petition is served upon the entity subject to the petition or prior to any hearing adjudicating the petition, whichever is soonest.

Other Provisions

- 56. The Joint Applicants agree that they will use commercially reasonable efforts in consultation with interested suppliers and marketers to coordinate an upstream nomination process with Kern River Gas Transmission Company similar to the process currently available with Questar Pipeline Company, which nomination process is generally described in the Joint Motion for Dismissal filed with the Commission on October 15, 2014 in Docket 14-057-19. Within 120 days following the Effective Time, representatives of Dominion and Dominion Questar Gas will meet with interested transportation customers, the Division, the OCS, and any other interested parties and will act in good faith to review concerns of transportation customers and will consider any proposal by interested transportation customers regarding direct access by marketers/transporters to such customers.
 - 57. Dominion Questar Gas will notify customers of the Merger in the following ways:
 - A notice will be posted on Dominion Questar Gas' website within 5 days of the Effective Time notification.
 - ii. Notification will be published in the Gas Light News billing insert within60 days of the Effective Time notification.

GENERAL

- 58. The Parties agree that settlement of those issues identified above is in the public interest and that the results are just and reasonable.
- 59. The Parties agree that no part of this Settlement Stipulation or the formulae or methods used in developing the same, or the relevant Commission orders approving the same shall in any manner be argued or considered as precedential in any future case. All negotiations

Dominion Energy Utah 2020 Affiliate Transaction Report Docket No. 21-057-13 Page 249 of 413

related to this Settlement Stipulation are privileged and confidential, and no Party shall be bound by any position asserted in negotiations. Neither the execution of this Settlement Stipulation nor the order adopting it shall be deemed to constitute an admission or acknowledgment by any Party of the validity or invalidity of any principle or practice of ratemaking; nor shall they be construed to constitute the basis of an estoppel or waiver by any Party; nor shall they be introduced or used as evidence for any other purpose in a future proceeding by any Party except in a proceeding to enforce this Settlement Stipulation.

- 60. Nothing in this Settlement Stipulation or Commission approval of this Settlement Stipulation shall constitute an approval, pre-approval or determination of prudence or cost-recovery as to any expenditures, the prudence or appropriateness of any particular capital structure or cost of capital, or any other ratemaking issue other than as expressly provided in the Settlement Stipulation. Dominion Questar Gas shall retain its burden to demonstrate the prudence of its expenditures and the justness and reasonableness of any rates it proposes in the future, and all Parties will retain all rights to challenge or propose adjustments to Dominion Questar Gas' request for any change in its rates in any regulatory proceeding.
- 61. Questar Gas, Dominion, the Division, and the OCS each will make one or more witnesses available to explain and support this Settlement Stipulation to the Commission. Such witnesses will be available for examination. As applied to the Division, and the OCS, the explanation and support shall be consistent with their statutory authorities and responsibilities, and nothing in this Settlement Stipulation shall abrogate the authority and responsibilities of the Division under Utah Code Ann. § 54-4-4. So that the records in these dockets are complete, all Parties' filed testimony, exhibits, and the Joint Notice and Application and its exhibits, and the First Supplement and its exhibits shall be submitted as evidence.

Dominion Energy Utah 2020 Affiliate Transaction Report Docket No. 21-057-13 Page 250 of 413

- 62. The Parties agree that if any person challenges the approval of this Settlement Stipulation or requests rehearing or reconsideration of any order of the Commission approving this Settlement Stipulation, each Party will use its best efforts to support the terms and conditions of the Settlement Stipulation. As applied to the Division, and the OCS, the phrase "use its best efforts" means that they shall do so in a manner consistent with their statutory authorities and responsibilities. In the event any person seeks judicial review of the Commission's order approving this Settlement Stipulation, no Party shall take a position in that judicial review opposed to the Settlement Stipulation.
- Except with regard to the obligations of the Parties under Paragraphs 59, 61 and 63. 62, of this Settlement Stipulation, this Settlement Stipulation shall not be final and binding on the Parties until it has been approved without material change or condition by the Commission. This Settlement Stipulation is an integrated whole, and any Party may withdraw from it if it is not approved without material change or condition by the Commission or if the Commission's approval is rejected or materially conditioned by a reviewing court. If the Commission rejects any part of this Settlement Stipulation or impose any material change or condition on approval of this Settlement Stipulation, or if the Commission's approval of this Settlement Stipulation is rejected or materially conditioned by a reviewing court, the Parties agree to meet and discuss the applicable Commission or court order within five business days of its issuance and to attempt in good faith to determine if they are willing to modify the Settlement Stipulation consistent with the order. No Party shall withdraw from the Settlement Stipulation prior to complying with the foregoing sentence. If any Party withdraws from the Settlement Stipulation, any Party retains the right to seek additional procedures before the Commission, including presentation of testimony and cross-examination of witnesses, with respect to issues resolved by the Settlement Stipulation,

Dominion Energy Utah 2020 Affiliate Transaction Report Docket No. 21-057-13 Page 251 of 413

and no Party shall be bound or prejudiced by the terms and conditions of the Settlement

Stipulation.

64. This Settlement Stipulation may be executed by individual Parties through two or

more separate, conformed copies, the aggregate of which will be considered as an integrated

instrument.

65. The Parties acknowledge that the Wyoming Settlement Stipulation has been

signed by parties in Wyoming and is pending approval by the Wyoming Commission. The

Parties agree to a "most favored nation clause." If the Wyoming Commission approves the

Merger subject to terms or conditions not contained in this Settlement Stipulation, and the Joint

Applicants accept those terms or conditions, then the Joint Applicants agree to provide those

applicable benefits and protections in Utah.

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RELIEF REQUESTED

Based on the foregoing, the Parties request that the Commission issue an order approving this Settlement Stipulation and adopting its terms and conditions.

RESPECTFULLY SUBMITTED: August 15, 2016.

Utah Division of Public Utilities

Utah Office of Consumer Services

Thomas A. (Sohle:

Dominion Resources, Inc.

Utah Association of Energy Users

American Natural Gas Council, Inc.

Idaho Public Utilities Commission Staff

State of Utah, Governor's Office of Energy Development

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Utah Division of Public Utilities	Utah Office of Consumer Services
Questar Gas Company	- X
Dominion Resources, Inc.	Utah Association of Energy Users
American Natural Gas Council, Inc.	Idaho Public Utilities Commission Staff
State of Utah, Governor's Office of Ene	rgy Development

Dominion Energy Utah
2020 Affiliate Transaction Report
Docket No. 21-057-13
Page 254 of 413
Settlement Stipulation
Docket No. 16-057-01
Attachment 1

Questar Gas Company

12 Months Ended 2015 O&M and A&G per customer (Annual Results of Operations)

	(Allitual Results of Operations)			
	(A)		(B)	
1	Production	\$	(497,458.97)	
2	Distribution		58,606,964	
3	Customer Accounts (Excl. Bad Debt)		23,090,544	
4	Customer Service/Information (Excl. EE)		5,159,033	
5	Administrative & General		50,550,710	
6	Bad Debt		2,093,764	
7	Energy Efficiency		23,482,897	
8	Total O&M and A&G	\$	162,486,453	
9	LESS Bad Debt		(2,093,764)	
10	LESS Energy Efficiency		(23,482,897)	
11	Adjusted O&M and A&G	\$	136,909,792	=
12	Year End Customers		990,383	
13	O&M and A&G/Customer (Line 11 divided by 12)	\$	138.24	
	Wexpro			
	12 Months Ended 2015 O&M and A&G			
	(Audited Financial Statements)			
14	Operating & Maintenance Expense		25,700,000	
15	Administrative & General Expense		29,200,000	
16	Total O&M and A&G	\$	54,900,000	-
10	Total Octivation Acco	<u> </u>	34,500,000	=
	Questar Pipeline Company			
	12 Months Ended 2015 O&M and A&G			
	(FERC Form 2 pages 320-325)			
17	Production Expenses		(13,426,373)	1/
18	Natural Gas Storage, Terminaling and Processing Expenses		11,741,717	2/
19	Transmission Expenses		36,147,778	3/
20	Customer Service and Informational Expenses		40,711	4/
21	Administrative & General Expense		26,957,963	5/
22	Total O&M and A&G	\$	61,461,796	=
1,	FERC Form No. 2, page 320, line 97			
2	/ FERC Form No. 2, page 321, line 125			

- 2/ FERC Form No. 2, page 321, line 125
- 3/ FERC Form No. 2, page 323, line, 201
- 4/ FERC Form No. 2, page 235, line 244
- 5/ FERC Form No. 2, page 235, line 267

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of Joint Notice and Application Settlement Stipulation was served upon the following persons by email on August 15, 2016:

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Evelyn D.Zamenn

- BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH -						
In the Matter of the Application of Questar Gas Company for Approval of the Wexpro II Agreement) DOCKET NO. 12-057-13) REPORT AND ORDER)					
	ISSUED: March 28, 2013					
SHORT TITLE Wexpro II Agreement						
SYNOPSIS The Commission approves Questar Gas Company's application for approval of						

the Wexpro II Agreement which establishes terms and conditions for the potential future

acquisition and development of certain oil and gas properties.

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APPEARANCES

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Gregory Monson, Esq. Stoel Rives LLP

Patricia E. Schmid, Esq. Assistant Utah Attorney General " Division of Public Utilities

Jerrold S. Jensen, Esq. Assistant Utah Attorney General " Office of Consumer Services

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I. INTRODUCTION

This matter is before the Commission upon the application of Questar Gas Company ("Questar") for an order approving the Wexpro II Agreement ("Wexpro II") entered into between Questar, Wexpro Company ("Wexpro"), the Utah Division of Public Utilities ("Division"), and the Wyoming Office of Consumer Advocate ("OCA") (referred to collectively hereinafter as the "Parties"), on September 12, 2012. Questar is a "public utility" and "gas corporation" as defined in Utah Code Ann. § 54-2-1. Questar seeks this order pursuant to Utah Code Ann. § 54-4-1 *et seq.* and Utah Administrative Code R746-100 *et seq.* Section 54-4-1 vests the Commission "with power and jurisdiction to supervise and regulate every public utility in this state, and to supervise all of the business of every such public utility in this state, and to do all things ... necessary or convenient in the exercise of such power and jurisdiction."

II. PROCEDURAL HISTORY

On September 10, 2012, Questar filed a notice of intent to file an application for approval of Wexpro II. On September 18, 2012, Questar filed with the Commission a copy of Wexpro II and the application for its approval with supporting testimony and exhibits ("Application"). In general, Wexpro II sets forth procedures by which Wexpro may purchase new natural gas and oil properties or undeveloped leases at its own risk and submit those properties to the Utah and Wyoming Public Service Commissions for approval. Wexpro will manage and develop approved properties as sources of the natural gas Questar provides its retail customers; the cost of this gas to Questar's customers will reflect Wexpro's cost of service rather than market pricing. Wexpro will allocate 54 percent of oil and natural gas liquids net revenues to Questar and will retain the remaining 46 percent.

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On September 21, 2012, the Commission issued notice of a scheduling conference, to be held on October 3, 2012, to determine the procedural schedule for examining the Application.¹ On October 2, 2012, the Utah Office of Consumer Services ("Office") filed a request for a pre-hearing order and schedule ("Pre-hearing Order Request") seeking, among other things, the Commission to direct the Division to provide testimony regarding its evaluation of Wexpro II and its statutory authority as a Wexpro II signatory. On the same day, Questar and the Division filed responses to the Office's Pre-hearing Order Request. On October 3, 2012, the Commission commenced the scheduling conference which was continued to October 4, 2012, to permit parties to present their positions on the Pre-hearing Order Request in a recorded hearing with transcription services.

On October 16, 2012, the Commission issued a scheduling order setting the schedule for briefing on dispositive motions at the request of the Office.² On October 22, 2012, the Office notified the Commission via email that it would not file a dispositive motion as provided for in the Commission's October 16, 2012, order and stated its intent "to answer and address the utility rate and regulatory actions proposed by the application and contract at issue through the public hearing process and in testimony." The email also requested the Commission to schedule discovery, the filing of testimony, and a hearing on the Application.

On October 29, 2012, the Commission issued notice of a second scheduling conference to be held on November 7, 2012. That scheduling conference resulted in a

¹ The following parties requested and were granted intervention in this proceeding: Utah Association of Energy Users and PacifiCorp, doing business in Utah as Rocky Mountain Power.

² See Transcript of Hearing, October 4, 2012, at 8, 10.

³ Email from Paul H. Proctor, Assistant Utah Attorney General, to David R. Clark, Commission Legal Counsel (with a copy to the parties), (October 22, 2012, 1:40 p.m.).

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scheduling order issued November 9, 2012, together with a notice of technical conference to be held on December 5, 2012. On November 28, 2012, the Commission issued an amended notice of technical conference, including discussion items and questions to be addressed at the technical conference.

On December 11, 2012, the Division and Office filed direct testimony. On January 10, 2013, Questar, the Division, and the Office filed rebuttal testimony. On January 17, 2013, the Commission issued a notice of recusal of Commissioner Thad LeVar who recused himself from this proceeding due to his prior involvement in the matter in connection with his former duties as Deputy Director of Commerce for the State of Utah. On January 24, 2013, Questar, the Division, and the Office filed surrebuttal testimony. The Office's January 24th surrebuttal testimony included a suggestion the Commission should accept post-hearing briefs on several legal issues. On January 28, 2013, the Division filed a motion opposing the Office's request for briefing and seeking expedited treatment of the motion. On January 29, 2013, Questar filed a response in support of the Division's motion.

On January 30, 2013, the Commission conducted a duly-noticed hearing in this matter. At the conclusion of the hearing, the Commission determined it would accept a post-hearing brief from the Office and reply briefs from Questar, the Division, and any other interested parties. On January 31, 2013, the Commission held a duly-noticed public witness hearing. Two members of the public appeared: 1) Mr. Lane Beattie, President and CEO of the

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Salt Lake Chamber, and 2) Mr. Jeff Edwards, President and CEO of the Economic Development Corporation of Utah. Both offered sworn testimony in support of the Application.⁴

On January 31, 2013, at the Commission's request, Questar filed Late Filed Exhibit 3.0 containing the guideline letters referenced in Section V-15 of Wexpro II. On February 8, 2013, the Office filed a post-hearing brief. On February 14, 2013, in response to questions posed by the Commission at hearing, Questar filed three replacement pages for Wexpro II which correct clerical oversights in the version of Wexpro II filed with the Application. On February 15, 2012, Questar and the Division filed reply briefs. On March 27, 2013, Questar filed three more replacement pages to correct clerical errors in three exhibits attached to Wexpro II as follows: Exhibit A, p.3; Exhibit B, p.2; and Exhibit F, p.1. These corrections conform the exhibits to the terms of Wexpro II.

III. BACKGROUND

A. Wexpro I

In 1976, in response to events and decisions pertaining to its non-utility oil operations, Questar, then known as Mountain Fuel Supply, organized Wexpro as a whollyowned subsidiary. Effective January 1, 1977, Questar transferred its so-called "oil properties" (as defined by the companies) to Wexpro. Further, Questar and Wexpro executed a joint exploration agreement ("JEA") which defined how exploration costs and revenues would be shared for further exploration and development of undeveloped leases. The Division and the Committee of Consumer Services (the predecessor of the Office) challenged this transfer to

⁴See Transcript of Hearing, January 31, 2013, at 5-12.

⁵ See Department of Administrative Services v. Public Service Commission, 658 P.2d 601, 604 (Utah 1983). Today, Questar and Wexpro are affiliates under the common ownership of Questar Corporation.

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Wexpro, asserting it to be a transfer of valuable utility properties financed by ratepayers to an unregulated company which would be free to use them exclusively to benefit Questar shareholders. Following lengthy proceedings in Docket No. 76-057-14, the Commission approved the transfer of properties and the JEA, concluding this action placed the properties beyond its jurisdiction.

The Division and Office appealed the Commission's decision, and in *Committee* of Consumer Services v. Public Service Commission, Utah ("Committee"), the Utah Supreme Court reversed the Commission's decision and remanded the case to the Commission for further proceedings.⁸ The Court held that transfers of utility assets should be for fair market value so that ratepayers may receive appropriate benefit. Accordingly, the Court directed the Commission to hold an evidentiary hearing to determine whether transferred properties were utility assets and, if so, whether the transfers were in the public interest.⁹

In order to avoid protracted litigation, negotiations were undertaken to identify a fair and workable resolution. The result of these negotiations was the Wexpro Stipulation and Agreement, executed October 14, 1981(hereinafter referred to as "Wexpro I"). The Commission approved Wexpro I on December 31, 1981, in Docket No. 76-057-14.

⁶ See id.

⁷ See id; see also Docket No. 76-057-14, Report and Order, issued April 11, 1978, In the Matter of the Petition of the Division of Public Utilities to Consider the Proposed Transfer of Certain Wells, Leases, Lands and Related Facilities and Interests of Mountain Fuel Supply Company to Wexpro Company.

⁸ See Committee of Consumer Services v. Public Service Commission, Utah, 595 P.2d 871 (Utah 1979), cert. denied, 444 U.S. 1014, 62 L. Ed. 2d 644, 100 S. Ct. 664 (1980).

⁹ See id. at 878.

¹⁰ The Wexpro I Stipulation consists of 18 numbered Sections. The Wexpro I Agreement consists of 10 numbered Articles. Hereinafter, references to numbered sections of the Stipulation and Agreement will be preceded by "Section" and "Article," respectively.

¹¹ See Docket No. 76-057-14, Report and Order on Stipulation and Agreement, issued December 31, 1981, In the Matter of the Petition of the Division of Public Utilities to Consider the Proposed Transfer of Certain Wells, Leases,

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The Commission approved Wexpro I despite opposition from the Utah Department of Administrative Services, among others, which argued that Wexpro I did not confer on customers all of the benefits required by the Utah Supreme Court in *Committee*. The Court addressed these and other contentions in *Utah Department of Administrative Services v*. *Public Service Commission* ("*Department*") and affirmed the Commission's order approving Wexpro I.¹² The Court found the Commission's decision achieved the results sought by the Court's earlier mandate.¹³ Consequently, since the approval of Wexpro I, Questar has been acquiring a significant percentage of its gas supply from Wexpro under the terms and conditions of Wexpro I. Wexpro I is the model for Wexpro II. Because Wexpro I provides important context for evaluating Wexpro II, key Wexpro I provisions are summarized here.¹⁴

Wexpro I pertains to various types of properties, including Productive Oil
Reservoirs ("oil properties") and Productive Gas Reservoirs ("gas properties"). Under Wexpro I,
Wexpro owns and operates oil properties and develops them at its own expense and risk.

Wexpro sells all natural gas produced from oil properties to Questar at cost of service. The costof-service charge for gas produced from oil properties is defined in Exhibit A of Wexpro I and
includes Wexpro's reasonable and necessary operating expenses, depreciation, taxes, and a
return on investment. Wexpro deducts certain necessary and reasonable expenses, royalties, and
a return on investment from the proceeds of the sale of oil and natural gas liquids (from existing

Lands and Related Facilities and Interests of Mountain Fuel Supply Company to Wexpro Company on Remand from the Utah Supreme Court. Wexpro I also resolved issues in five other dockets: Docket Nos. 77-057-03, 79-057-03, 80-057-01, 81-057-01, and 81-057-04.

¹² See Department of Administrative Services v. Public Service Commission, 658 P.2d 601 (Utah 1983).

¹³ See id. at 612-615.

¹⁴ This summary and other discussions of the terms of Wexpro I in this order are not intended to modify the terms of Wexpro I. The language of Wexpro I controls.

¹⁵ See Wexpro I. Article II and Exhibit A.

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and future wells). 16 Questar then receives 54 percent of the oil and natural gas liquids net revenues, and Wexpro retains 46 percent. 17 If a development well is unsuccessful, all of its costs are borne by Wexpro. 18

As to gas properties, Wexpro I specifies Questar retains ownership of producing gas wells and appurtenant facilities that historically had been accounted for in its rate base Account No. 101. 19 The natural gas, natural gas liquids and oil produced from these gas properties belong to Questar and the leaseholds and operating rights are transferred to Wexpro. Wexpro operates the wells and facilities on a service contract basis. 20 As with the oil properties, if a gas property development well is unsuccessful, all of its costs are borne by Wexpro. 21 If it is successful, its cost is capitalized in a manner similar to a rate base account. The service contract cost paid to Wexpro includes a base rate of return (calculated using returns received by a group of regulated utilities), plus an additional risk premium of eight percent for investment in commercial development wells. The proceeds from the sale of oil and natural gas from wells defined in Wexpro I as "prior company wells" are accounted for as Questar revenue. The proceeds from the sale of oil from commercial wells completed after July 31, 1981, on gas properties, i.e., "new oil," are allocated to Questar and Wexpro according to the 54-46 formula defined in Wexpro I. 22

¹⁶ See Wexpro I, Article II.

¹⁷ See Wexpro I, Article II-4(e), (f), and (g) for a definition of the "54-46 formula."

¹⁸ See Wexpro I, Article II-4(a).

¹⁹ See Wexpro I, Article III.

²⁰ See id.

²¹ See Wexpro I, Exhibit E.

²² See Wexpro I, Article II-4(e), (f), and (g) for a definition of the "54-46 formula."

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Generally, Questar's duties under Wexpro I are limited to accounting responsibilities, arranging for transportation and delivery of natural gas, compensating Wexpro for its cost of service, responding to any defaults under the agreement, and making decisions pertaining to dry holes and required downstream investments.²³ Questar, in conjunction with Wexpro, is also responsible to provide a report to the Division within 60 days of the end of every calendar quarter setting out production of the oil and gas properties, the financial benefits from the properties, and reporting on the operations of each element of Wexpro I.²⁴

Among the provisions in Wexpro I is the "Standard of Operation" which states:

"Except as specifically provided herein, in all aspects of exploration for and development of oil and natural gas discoveries and production on transferred leaseholds and Account 101/105 leaseholds transferred under this Agreement, the parties will operate in accordance with *prudent*, *standard and accepted field* and reservoir management and engineering practices, and with due regard for the benefits provided the Company's utility operations."²⁵

Additionally, Wexpro I establishes the Division's role to monitor Questar and Wexpro performance in meeting this standard, including employing the services of the accounting and hydrocarbon monitors, retained by the Division at a cost of not more than \$60,000 per year, respectively.²⁶ Any such monitoring costs are considered to be reasonable Wexpro expenses and are included in its cost of service.

As to dispute resolution, Wexpro I provides that if any party claims another party is in default of its obligations, the defaulting party first has the opportunity to correct the default

²³ See Wexpro I, Articles, I-20, II-5(b), II-8(f), III-8(e), III-5(b) and (c), Exhibit E, and Section 9.

²⁴ See Wexpro I, Section 8.1.

²⁵ Wexpro I, Article VIII-13 (emphasis added).

²⁶ See Wexpro I. Section 8.

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after notification. If the default is not corrected to the satisfaction of the charging party, the matter must be addressed through a defined arbitration procedure.²⁷

B. Wexpro II

For over 30 years Wexpro has developed and produced gas, oil, and gas liquids pursuant to the terms of Wexpro I. During this period the subject properties have accounted for a significant percentage of Questar's total retail gas volumes.²⁸ Questar asserts the gas provided to customers under Wexpro I has generated substantial net savings to date in comparison to market-based sources.²⁹ To address the finite nature of Wexpro I properties and perpetuate their perceived benefits, Questar initiated discussions with interested parties. According to Questar, these efforts led to the execution of Wexpro II.³⁰ A copy of Wexpro II, including the replacement pages filed on February 14 and March 27, 2013, is attached to and incorporated in this order.

Unlike Wexpro I, which applies to a defined set of oil and gas properties, Wexpro II creates a process by which new properties can become subject to terms and conditions similar to those in Wexpro I. Notably, the gas produced by Wexpro from such properties also will be sold to Questar at cost of service.³¹ Under Wexpro II, Wexpro would acquire oil or gas properties or undeveloped leases at its own expense. The Utah and Wyoming Commissions would have a right of first refusal on all such properties that are within the development drilling

²⁷ See Wexpro I, Section 9.

²⁸ See Direct Testimony of Barrie L. McKay, QGC Ex. 1.0, at 2.

²⁹ See id

³⁰ See Direct Testimony of Barrie L. McKay, QGC Ex. 1.0, at 3-4.

³¹ See Wexpro II. Section III-3.

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area established in Wexpro I.³² Questar would also be permitted, but not required, to seek Wexpro II treatment for oil and gas properties outside of the Wexpro I development drilling area.³³

Wexpro II establishes procedures for Questar to file applications with the Utah and Wyoming Commissions requesting approval to include proposed properties within the scope of Wexpro II. Wexpro II specifies, among other things, the supporting documentation required in such applications, the application schedule, the hydrocarbon monitor's role in evaluating the properties, Wexpro's duty to facilitate interested parties' analyses, the handling of acquisition costs, the management of gas volumes, and the accounting treatment of Wexpro II properties. If both commissions approve including the proposed properties within the scope of Wexpro II, Wexpro must develop the properties for the benefit of Questar's customers pursuant to the terms of Wexpro II.

Wexpro II has many of the same terms and conditions as Wexpro I. For example, Wexpro will continue to bear the risk of dry holes. Further, under both agreements the Wexpro operating expenses paid by Questar, and ultimately by Questar ratepayers, may only include "reasonable and necessary" expenses in various defined categories.³⁵ Commercial development drilling wells will earn the same rates of return as specified in Wexpro I. Wexpro's acquisition

³² See Wexpro II, Section IV-1(a); see also Direct Testimony of Barrie L. McKay, QGC Ex. 1.0, at 6.

³³ See Wexpro II, Section IV-1(b); see also Direct Testimony of Barrie L. McKay, QGC Ex. 1.0, at 6.

³⁴ See Wexpro II, Section IV; see also Direct Testimony of Barrie L. McKay, QGC Ex. 1.0, at 6-7.

³⁵ See Wexpro I, Exhibit A and Exhibit E: see also Wexpro II, Exhibit A and Exhibit Draph 1.

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costs, however, will earn a return calculated using the returns approved for Questar by the Utah and Wyoming Commissions.³⁶

Questar's Wexpro II duties are similar to those under Wexpro I with the addition, for example, of responsibilities specified in Wexpro II, Section IV-2 (mentioned above) pertaining to the filing of applications with the Utah and Wyoming Commissions requesting approval to include proposed properties under Wexpro II. ³⁷ In addition, Section IV-8 specifies Wexpro II gas volumes will be managed under the direction of Questar.

Wexpro II, Section V-15 refers to the use of confidential guideline letters in executing and administering Wexpro II. The use of guideline letters began in the course of administering Wexpro I but was never presented to the Commission. Historically, Wexpro used these letters to document the concurrence of the Division's hydrocarbon monitor and/or accounting monitor (and in some cases the Division and the Wyoming Commission Staff) with various actions Wexpro sought to take with respect to Wexpro I. Wexpro II, Section V-15 incorporates all applicable Wexpro I guideline letters by reference, and an index of the letters is included as Wexpro II, Exhibit G. Moreover, Section V-15 contemplates the Parties and the Wyoming Commission Staff will develop future guideline letters, as necessary, in consultation with the independent monitors. New proposed guideline letters must be approved by all Parties and the Wyoming Commission Staff before becoming effective.³⁸

³⁶ See Wexpro II, Section IV-6.

³⁷ Wexpro II, Sections IV-3(e) and V-12(b) also require Wexpro to make itself available to the parties in these application proceedings; to provide access to its books, accounts and records; and to cooperate with the monitors in attempting to obtain other relevant information.

³⁸ See Wexpro II, Section V-15(b).

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While based on Wexpro I, Wexpro II is distinct in several other ways. The fees paid to the Division's hydrocarbon and accounting monitors under Wexpro II do not have a dollar cap and cover monitoring responsibilities addressed in both Wexpro I and Wexpro II. All actual and reasonable fees and expenses for the monitors are considered to be normal business expenses of Wexpro in determining the cost of service. Additionally, although the dispute resolution procedures are similar to those contained in Wexpro I, under Wexpro II, disputes pertaining to Questar's default of its obligations under Wexpro II will be adjudicated before the Utah and Wyoming Commissions. Finally, Wexpro II, Section V-10 (Standard of Operation) requires Wexpro to both "drill and operate in accordance with prudent, standard and accepted field and reservoir management and engineering practices, and with due regard for the benefits provided the Company's utility operations in consultation with the Company [Questar]" (emphasis added). The Standard of Operation defined in Wexpro I (Article VIII-13) does not specify "drill and operate" and does not require consultation with Questar.

IV. POSITIONS OF THE PARTIES

A. Questar

Questar testifies Wexpro I, since its inception in 1981, has saved its customers about \$1.27 billion in gas costs.³⁹ Additionally, Wexpro I, in Questar's view, has provided a stable source of supply and a long term hedge against gas price volatility.⁴⁰ Gas supplies provided pursuant to Wexpro I have ranged between about one-third and one-half of the annual supplies required to meet the needs of Questar's customers. Moreover, gas production subject to

³⁹ See Direct Testimony of Barrie L. McKay, OGC Ex. 1.0, at 2.

⁴⁰ *See* id

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Wexpro I is finite, although it is exceeding initial expectations due to technological improvements in drilling and production methods. 41 Questar asserts Wexpro is positioned to expand its exploration and production of gas properties beyond those subject to Wexpro I. Questar believes the current low-gas-price environment makes this a favorable time to consider acquiring new gas reserves for the benefit of Questar's customers. 42

Beginning in the fall of 2011, Questar began to hold public meetings to discuss conceptually a successor agreement patterned on Wexpro I. Additional meetings were held with the Division, the Office, the Wyoming OCA and the hydrocarbon monitor. According to Questar, Wexpro II was developed and refined with these parties' contributions and input.⁴³

Questar believes Commission approval of Wexpro II is in the public interest;

Wexpro II will be beneficial to Questar's customers because it affords customers access to gas properties purchased by Wexpro at its own risk. Questar testifies the viability of each property and its potential benefits as a long-term physical hedge against natural gas market price volatility will be fully vetted by Questar, the Division's hydrocarbon monitor, and any other interested parties, before the Commission (as well as the Wyoming Commission) considers whether to include such property within the scope of Wexpro II. Questar asserts such properties that are developed will mitigate risks for customers. "Having long-term access to cost-of-service supplies will lessen the impact of the volatility of the natural gas market on Questar Gas and its customers. Questar Gas' customers will not experience sharp spikes that market-based gas costs

⁴¹ See id.

⁴² See id. at 3.

⁴³ See id. at 4.

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have seen. And if history is any indication, Questar Gas' customers should continue to enjoy significant cost savings over time."⁴⁴

Questar testifies it likely would not have sought to expand the cost-of-service arrangements of Wexpro I but for Questar Corporation's⁴⁵ recent spin-off of its unregulated exploration and production business.⁴⁶ According to Questar, that action and the refocusing of Questar Corporation on its core utility business are reasons for its pursuit of Wexpro II.⁴⁷ Questar believes continuation of the asserted benefits of cost-of-service gas through Wexpro II will allow Questar "to continue to provide gas to customers at prices among the lowest in the nation. . ."⁴⁸ Questar maintains this outcome is in the public interest for many reasons, including enhancing the state of Utah's competitiveness in economic development and providing a long term source of gas supply for its residents.⁴⁹

B. The Division

The Division supports the Application and believes approval of Wexpro II is in the public interest. ⁵⁰ The Division views Wexpro II as a no cost option to hedge against future natural gas spot market price volatility. It asserts this is a prudent objective that could benefit, and historically through Wexpro I has benefited, Questar's ratepayers. ⁵¹ In the Division's opinion, this objective is accomplished without any change in Questar's current rates and without

⁴⁴ See id. at 10.

⁴⁵ Questar Corporation is the parent company of Questar and Wexpro.

⁴⁶ See Rebuttal Testimony of Barrie L. McKay, QGC Ex. 1.0R, at 3.

⁴⁷ See id.

⁴⁸ Id. at 16.

¹⁹ See id at 16-17

⁵⁰ See Pre-filed Direct Testimony of Douglas D. Wheelwright, DPU Ex. 1.0D, at 2, 7.

⁵¹ See id. at 3, 7.

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placing any financial obligations on Questar or its customers.⁵² Moreover, without this continuing option, the Division believes Questar customers could be unduly exposed to future natural gas spot market volatility and uncertainty.⁵³

The Division describes a number of advantages for ratepayers in Wexpro II's approach to providing a continuing option for future hedging of gas prices.⁵⁴ According to the Division, when ratepayers are asked to participate in a hedge (i.e., when Questar proposes to include a property under Wexpro II), ratepayers, through the efforts of the hydrocarbon monitor and the other participants in the Commission's application proceeding, will have access to information on the cost of the hedge, expected production, and forward price curves. The Division states these are the relevant measures of whether participating in the hedge is in the public interest, and they will be known to the Commission and the hearing participants at the time of decision, unlike with typical hedging programs.⁵⁵ Moreover, capital costs incurred from that point forward will only be included in rates if the newly-drilled wells are determined to be commercial because Wexpro will bear the risk of dry holes. Additionally, in the Division's view, ratepayers are further safeguarded by Questar's ability under Wexpro II to "direct the development and drilling of properties operated by Wexpro."⁵⁶ The Division states if Questar exercises that ability imprudently, disallowances are possible under Wexpro II.⁵⁷

Regarding the current market for gas properties, the Division testifies well owners that entered into three to five year sales agreements in 2008 and 2009 secured gas prices that

⁵² See id. at 8.

 $^{^{53}}$ See id.

⁵⁴ *See* id.

⁵⁵ See Prefiled Rebuttal Testimony of Douglas D. Wheelwright, DPU Ex. 1.0R, at 7.

⁵⁶ Id

⁵⁷ See id.

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were much higher than current prices. Given the current low gas prices and the forecast for relatively stable prices going forward, the Division believes existing well owners may desire to sell their interests in existing wells, rather than making more sales at today's lower prices. These conditions create a potential opportunity for Wexpro to acquire additional wells on favorable terms.⁵⁸

The Division also evaluated the rate of return Wexpro will earn on Wexpro II properties. The Division states Wexpro's actual return on new properties to be a combination of existing wells at the lower rate of return and development wells at the higher rate.⁵⁹ The Division refers to examples provided by Questar projecting life cycle returns of 13 percent to 14 percent. The Division projects the blended return for Wexpro II properties will be lower than the return on the developed wells that are subject to Wexpro I.⁶⁰

C. The Office

The Office asserts the expansion of Questar's access to cost-of-service gas supplies could provide additional benefits to customers, if properly designed.⁶¹ While acknowledging Wexpro I has provided net benefits to customers over the past 30 years, the Office raises two primary issues concerning the Application: 1) the Parties must be required to demonstrate Wexpro II is in the public interest; and, 2) certain changes must be made to the oversight provided for in Wexpro II before it can be found to be in the public interest.⁶²

⁵⁸ See Pre-filed Direct Testimony of Douglas D. Wheelwright, DPU Ex. 1.0D, at 8.

⁵⁹ See supra discussion of rates of return in Sections II.A and II.B.

⁶⁰ See Pre-filed Direct Testimony of Douglas D. Wheelwright, DPU Ex. 1.0D, at 10-11.

⁶¹ See Direct Testimony of Michele Beck, Ex. OCS 1D Beck, at 2.

⁶² See Transcript of Hearing, January 30, 2013, at 104.

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The Office testifies the primary question should be whether the Parties have demonstrated that Commission approval of Wexpro II is in the public interest. The Office maintains the Parties have relied too much on the historical performance of Wexpro I in supporting Wexpro II. "[E]nough facts and circumstances have changed in 30 years that public interest should have been more specifically addressed. In fact, the Office asserts that [Wexpro II] cannot be demonstrated to be in the public interest unless a few minor but fundamental changes are made to the oversight of [Wexpro II]."64

Regarding oversight, the Office believes the only method of dispute resolution provided for under Wexpro II is binding arbitration and that this method is inadequate.⁶⁵ This method, according to the Office, wrongly removes the Commission from the oversight process.⁶⁶ The Office asserts neither the Division, nor the monitors, nor an arbitration panel has the mandate imposed on the Commission to uphold the public interest.⁶⁷ Without a change in this oversight structure, in the Office's view, Wexpro II cannot be found to be in the public interest.

In addition to the objections noted, the Office has also expressed concerns regarding incorporation by reference of the guideline letters and perceived lack of access by non-Parties to future operating reports pertaining to the Wexpro II properties. The Office noted during the hearings that these concerns had been alleviated or at least mitigated. Regarding the guideline letters, Questar has committed to identify the specific guideline letters applicable to

⁶³ See id. at 106.

⁶⁴ Id. at 107.

⁶⁵ *See* id. at 105.

⁶⁶ See id.

⁶⁷ See id. at 107.

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any property proposed for Wexpro II treatment, as the Office recommends.⁶⁸ Regarding access to Wexpro II information, the Office states it feels "some level of comfort" from the Division's assurances of access and notes no other party took the opportunity to intervene and raise this issue.⁶⁹

V. DISCUSSION, FINDINGS AND CONCLUSIONS

In *Department* the Court applied the public interest standard in evaluating the unsuccessful challenges to Wexpro I.⁷⁰ Likewise, as noted above, the Parties and the Office present their positions in this case in the context of whether Wexpro II will serve the public interest. We also apply this standard as we evaluate the attributes of Wexpro II.

It is uncontroverted Questar's customers have derived substantial net savings from the operation of Wexpro I over the past 30 years. According to the Division, of the 26 years from 1985 through 2011, there were only five years in which buying gas on the market would have benefited Questar's ratepayers, in comparison to the cost-of-service gas provided via Wexpro I.⁷¹ Questar and the Division testify they have entered into Wexpro II to provide the means by which similar benefits may continue, even after the Wexpro I reserves are exhausted. While the protracted lawsuits and other circumstances which led to Wexpro I are much different from the circumstances applicable today, maintaining the advantages of a cost-of-service gas option is a worthy objective, a perspective the Office shares in common with the Parties.⁷² The

⁶⁸ See Transcript of Hearing, January 30, 2013, at 12.

⁶⁹ See id. at 117-118.

⁷⁰ See Department of Administrative Services v. Public Service Commission, 658 P.2d 601, 616-19 (Section IV. "Settlement in Public Interest?").

⁷¹ See Pre-filed Direct Testimony of Douglas D. Wheelwright, DPU Exhibit 1.0D, at 6.

⁷² See Direct Testimony of Michele Beck, Exhibit OCS 1D Beck, at 1-2.

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central question before us is whether Wexpro II achieves this objective in a manner consistent with the public interest.

We find Questar and the Division have adequately demonstrated Wexpro II to be in the public interest. As the Division testifies, Wexpro II is designed to allow Questar's customers to benefit from a no cost option to participate in future, long-term hedges of natural gas market prices. Wexpro II's structure mitigates ratepayers' future gas price risk in several ways, some of which are consistent with Wexpro I terms and conditions, while others increase ratepayers' protections. For example, Wexpro II standing alone has no financial consequence for ratepayers. Wexpro must make the initial financial commitment to new development properties at its own risk. This feature creates a strong incentive for Wexpro to purchase only properties it is confident will be commercially viable and will demonstrably benefit ratepayers. Moreover, to the extent such properties are purchased within the Wexpro I development drilling area, Wexpro and Questar must offer them for service to ratepayers. This feature affords ratepayers substantial protection against Wexpro retaining the most profitable properties for its own benefit and only passing along those which are of questionable value or more risky.

Additionally, consistent with the Division's testimony, the Commission will not consider including properties under Wexpro II until the actual cost of the property is known, and the expected production levels of the properties and forward price curves are available to be evaluated by the Division, the hydrocarbon monitor, and other interested parties, in a Commission proceeding. The Division states, and we agree, these data are among the appropriate measures for determining whether the approval of the property is in the public

⁷³ See Pre-filed Direct Testimony of Douglas D. Wheelwright, DPU Ex. 1.0D, at 3-4.

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interest.⁷⁴ Moreover, as noted above, capital costs incurred from that point forward will only be included in rates if the newly-drilled wells are determined to be commercial.⁷⁵

Wexpro II, Section IV-2 places on Questar the responsibility to file the applications and supporting information the Commission will consider in determining whether to approve specific properties for Wexpro II treatment. Although not directly stated in Wexpro II, it is certainly implied that Wexpro will participate, as appropriate, in preparing and presenting the requisite information ⁷⁶ and that such information will be the best information available to Ouestar. Indeed, Ouestar testified this will be so. ⁷⁷

Section IV-2 outlines various types of information, data and analyses that must accompany Questar's applications. These include, for example: 1) the purchase price and gas pricing assumptions, 2) the forecasted production/reserves for future wells, 3) the estimated drilling (capital) costs per well, 4) the forecasted long term cost of service analysis, 5) the impact on Questar's gas supply, and 6) other data as may be requested or appropriate to an evaluation of the property. Items in this latter category could include analyses of potential alternatives to the proposed property and the potential effect of the proposed property acquisition on Questar's gas management and integrated resource planning. To assure the evaluation of each proposed property is robust, we will convene a technical conference in the near future under the Division's direction to further define the supporting information that should accompany any Questar application proposing property for inclusion under Wexpro II. This technical conference will

⁷⁴ See Pre-filed Rebuttal Testimony of Douglas D. Wheelwright, DPU Ex. 1.0R, at 7.

⁷⁵ See Wexpro II, Article I-11, for the definition of "commercial well."

⁷⁶ See Wexpro II, Article IV-3(e); see also Transcript of Hearing, January 30, 2013, at 60.

⁷⁷ See Transcript of Hearing, January 30, 2013, at 40-41.

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add specificity and detail to the list of supporting material already outlined in Section IV-2.⁷⁸ In sum, in Section IV-2 Questar accepts responsibility to propose and support, with the best information available to it, the inclusion of properties under Wexpro II. These Questar duties provide the Commission appropriate oversight of Questar's reliance on such properties as sources of its gas supply. Moreover, these duties are consistent with the public interest in the prudent acquisition of such supplies.

The evidence of current market conditions for the purchase of gas and oil properties also substantiates the public interest in expanding the properties currently subject to cost-of-service pricing. While the Wexpro I properties have outlived initial expectations and will continue to produce for a number of years, market conditions today strongly suggest additional properties may be available at favorable prices, as the Division testifies.⁷⁹ Wexpro II affords ratepayers the option to benefit from these market conditions. The application process Wexpro II establishes will give the Division, the Office, and other consumer advocates the opportunity to examine carefully the attributes of individual properties before the acquisition and development costs of accepted properties are included in rates.

The rates of return available to Wexpro on Wexpro II properties do not overshadow the public benefits of the no cost option Wexpro II will provide. First, as already noted, Wexpro must acquire potential Wexpro II properties at its own risk. Second, prior to development, acquired properties earn only the weighted average of the returns authorized for Questar by the Utah and Wyoming Commissions. Third, only developed facilities earn the risk

 ⁷⁸ See id. at 41, where Questar expresses its support of this approach.
 ⁷⁹ See Pre-filed Direct Testimony of Douglas D. Wheelwright, DPU Ex.1.0D, at 8.

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premiums specified in Wexpro II, and to qualify, the facilities must achieve commercial status. Otherwise, Wexpro recovers neither actual incurred costs nor a return.⁸⁰ Fourth, expected potential returns to an exploration and production company in a similar arrangement with a utility, and approved by another state commission, appear to be much higher than those specified in Wexpro II.⁸¹ Taken together, these factors weigh in favor of Wexpro II approval.

In addition to its general concern that Questar has not carried its burden to prove the public interest, the Office asserts the oversight processes in Wexpro II, and in particular the arbitration provisions, improperly infringe upon the Division's statutory duties and the Commission's jurisdiction. Without changes in these areas, Wexpro II, according to the Office, cannot be found to be in the public interest. Based on Wexpro II's terms, the testimony of the Parties, and the positions expressed in their briefs, we disagree. Questar's duties under Wexpro II, discussed above, and the Division's ability to monitor Questar's performance of those duties provide the Commission adequate opportunity to supervise and regulate Questar's service to the public. Wexpro II's terms will not interfere with the Commission's power and jurisdiction to hold Questar accountable to act prudently in obtaining gas supplies for its customers.

The Office argues that in approving Wexpro II the Commission will give up authority to regulate the rates charged to Questar's customers for the gas Questar purchases from Wexpro. ⁸² In reality, Wexpro II, standing alone, will have no effect on rates. Rather, it is the individual applications Questar files that potentially impact rates. As previously noted, Wexpro II outlines a variety of types of data and analyses Questar and Wexpro must provide in support of

⁸⁰ See Wexpro II, Section II-2(a); see also Wexpro II, Exhibit D.

⁸¹ See Surrebuttal Testimony of James R. Livsey, Exhibit QGC 2.0SR, at 2-3.

⁸² See Utah Office of Consumer Services' Post-Hearing Brief, filed February 8, 2013, at 1-2.

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these applications. Moreover, these information requirements will be further refined at an upcoming technical conference. Questar testifies the Commission will receive the best information available to Questar when it supplies the required data, forecasts, and analysis relevant to the application. If Questar willfully withholds, misrepresents, or negligently fails to ascertain and present pertinent information, it will breach its duties under Section IV-2. As discussed in more detail below, under Wexpro II, Section V-13, any such default of Questar's contractual obligations would be adjudicated before the Commission.

Similarly, during and after the development of Wexpro II properties, Questar continues to have Wexpro II contractual obligations that protect ratepayers from imprudent actions. Wexpro II, Section IV-8 places on Questar the duty to manage Wexpro II gas volumes. Section V-10, establishes the Standard of Operation, previously mentioned, requiring "prudent, standard and accepted field and reservoir management and engineering practices." This operating standard is not only applicable to Wexpro. It requires Wexpro to act in consultation with Questar, with due regard for the benefits provided to Questar customers. This language makes it incumbent upon Questar to assure drilling and operation of approved properties are conducted in the manner that will benefit Questar customers, consistent with prudent, standard and accepted practices. If Wexpro chooses a different course, Questar's Wexpro II duties require it to take appropriate actions on behalf of its customers. Any claim of Questar's failure to do so would be adjudicated before the Commission.

Questar's duty to assure Wexpro acts with due regard for Questar's customers is reinforced by the provisions of Wexpro II, Exhibit A, "Cost-of-Service Formulation for Gas

⁸³ See Transcript of Hearing, January 30, 2013, at 40-41.

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from Oil Reservoirs" and Exhibit D "Operator Service Fee." Each of these exhibits defines the operating expenses Wexpro may charge Questar for drilling and operating Wexpro II oil and gas properties, respectively. As defined, such expenses must be "reasonable and necessary." Accordingly, it would be imprudent and a breach of duty for Questar to pay Wexpro for expenses that were not reasonable and necessary in carrying out prudent, standard and accepted practices. Again, any such default would be adjudicated before the Commission.

The Commission's oversight of Wexpro II performance is further facilitated by the work of the hydrocarbon and accounting monitors who will function at the Division's direction. The Division expects these monitors to have responsibilities similar to those they have carried out under Wexpro I (and without the annual \$60,000 budget cap). Both Questar and the Division testify these monitors have the responsibility to monitor, evaluate, and report on whether Wexpro and Questar are performing their contractual duties. The monitors are described as "very interactive" and "at the ground level" in reporting Wexpro's actions and making recommendations to the Division. They conduct investigations in accordance with accepted engineering practices and industry standards. They also issue a report annually that includes a "technical evaluation of special projects, issues, and activities undertaken by Wexpro..." and provide the Division a confidential assessment of the benefits to Utah ratepayers. The Division, in carrying out its statutory responsibilities, will evaluate this information together with the operational reports Wexpro must provide annually.

⁸⁴ See Transcript of Hearing, January 30, 2013, at 98.

⁸⁵ See id. at 56-60, 96-98.

⁸⁶ See id. at 58.

⁸⁷ See id. at 97-98.

⁸⁸ See id. at 98.

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Given Questar's duties under Wexpro II, the evaluations and reports of the monitors will be important not only in reviewing Wexpro's performance but also in assessing the prudence of Questar's actions in behalf of its customers. Moreover, the Division points to Questar's Account No. 191 pass-through applications as Commission proceedings in which Questar's prudence in acquiring gas is routinely examined. The foregoing evidence clearly establishes the Division will have the means and the path to perform its statutory duties to represent the public interest and to "conduct audits and inspections or take other enforcement actions to assure compliance with commission decisions…" The Division's efforts, in turn, will substantially facilitate the Commission's oversight of Questar's Wexpro II performance.

The Office maintains Wexpro II's arbitration provision seeks to eliminate the Commission's power to supervise the performance of a contract that will directly affect the cost of gas paid by Questar's customers. The Office contends the arbitration provision compels the Division to pursue its obligation to the public interest before an arbitrator who has no duty to uphold it. The Office also argues that, in effect, the arbitration provision delegates the Commission's public authority to judge the prudence of Questar's actions to a private entity. The Office seems to believe that because Wexpro II does not place Parties' disputes with Wexpro before the Commission, the Commission is deprived of its ability to regulate the reasonableness of Questar's rates. The Office's interpretations overlook the plain meaning of the

⁸⁹ See, e.g., Wexpro II, Section V-12 (requiring Wexpro and Questar to report annually the "production of the Wexpro II properties, the financial benefits from the Wexpro II properties, and reporting on the operation of each element of the [Wexpro II] Agreement," and to make Wexpro's pertinent books and records available to the Division).

⁹⁰ See Transcript of Hearing, January 30, 2013, at 102.

⁹¹ U.C.A. § 54-4-1.5(3); see also U.C.A. § 54-4a-1(1)(b).

⁹² See Utah Office of Consumer Services' Post-Hearing Brief, filed February 8, 2013, at 16.

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dispute resolution section which reserves to the Commission adjudication of Questar's prudent exercise of its Wexpro II rights and duties. The pertinent Wexpro II language states:

V-13 Dispute Resolution.

Parties acknowledge that from time to time disputes may arise regarding the performance of this [Wexpro II] Agreement. In the event that any Party claims that there is a default by Questar Gas of any of its contractual obligations under the terms or intent of this Agreement, such dispute will be adjudicated before the Commissions. (Emphasis added.)

Section V-13 also provides a separate process for Parties to address claims of default by Wexpro and describes in detail the mandatory and binding arbitration process for such claims.

Regardless of Wexpro II's terms, the Commission's jurisdiction in this context extends to, and is also limited to, Questar's conduct. The Commission generally does not have jurisdiction over Questar's vendors, contractors or suppliers. The Commission, however, assures Questar's transactions with these entities do not contravene the public interest. The Commission accomplishes this through its oversight of Questar's prudence in entering into, and performing the duties it undertakes in, such transactions. When Questar imprudently incurs costs through such transactions, the Commission may disallow the costs from recovery in rates.

In light of the duties Questar undertakes in Wexpro II, together with Questar's more general duties as a public utility, the Commission finds the Wexpro II dispute resolution process simply makes explicit the Commission's authority to safeguard the public interest through its regulation of Questar. Section V-13, quoted above, specifically references the Commission's authority to adjudicate any alleged default by Questar. Nothing in Wexpro II will interfere with the Commission's oversight of Questar's actions in relation to Wexpro II. As Questar stated in its brief:

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[T]he fact that the Commission may not order Wexpro to take certain actions under the [Wexpro II] Agreement does not deprive the Commission of any jurisdiction to set the rates and charges of Questar Gas and to disallow costs if it finds, based on substantial evidence, that Questar Gas acted imprudently. Indeed, the [Wexpro] Agreement clearly exempts the prudence of Questar Gas's conduct under the Agreement from the binding arbitration provision, recognizing that issue is within the purview of the Commission. 93

...If Questar Gas is imprudent in its purchases of gas from any supplier, Wexpro included, the Commission may disallow costs incurred to the extent they result from that imprudence. If Questar Gas is imprudent in consulting with Wexpro regarding development of any property included in Wexpro II, the Commission may disallow costs incurred by Questar Gas to the extent those costs arise from [Questar's] imprudence.

...If the Division or the Office believes that the costs paid by Questar Gas to Wexpro under Wexpro II are imprudent, they may make such claims in [Questar's] pass-through [Account No. 191] cases before the Commission.⁹⁵

Moreover, as Questar acknowledges, because under Wexpro II the transactions will involve an affiliate, the Commission will apply a higher level of scrutiny in determining whether Questar acts prudently in exercising its rights and performing its duties. ⁹⁶ It is clear, therefore, the dispute resolution provision of Wexpro II will not impede the Commission in the exercise of its statutory responsibilities.

Based on the record before us, and the foregoing findings and conclusions, we find approval of Wexpro II to be in the public interest.

⁹³ Response of Questar Gas to Office's Post-Hearing Brief, filed February 15, 2013, at 2.

⁹⁴ Id. at12-13.

⁹⁵ Id. at 13.

⁹⁶ See id. at 10-11.

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VI. ORDER

Wherefore, pursuant to the foregoing discussion, findings and conclusions, we order:

The Application of Questar Gas for approval of the Wexpro II Agreement,
 executed September 12, 2012, incorporating corrected pages filed on February 14 and March 27,
 2013, is approved.

2. The Commission will hold a technical conference under the direction of the Utah Division of Public Utilities to further specify the materials, analyses, forecasts, cost estimates, and other data that shall accompany Questar's applications for approval to include proposed oil and gas properties under the Wexpro II Agreement (see Wexpro II Agreement, Section IV-2). Notice of the time and place of the technical conference will be issued separately from this order.

DATED at Salt Lake City, Utah this 28th day of March, 2013.

/s/ Ron Allen, Chairman

/s/ David R. Clark, Commissioner

Attest:

/s/ Gary L. Widerburg Commission Secretary D#243055

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Notice of Opportunity for Agency Review or Rehearing

Pursuant to Utah Code Ann. §§ 63G-4-301 and 54-7-15, a party may seek agency review or rehearing of this order by filing a request for review or rehearing with the Commission within 30 days after the issuance of the order. Responses to a request for agency review or rehearing must be filed within 15 days of the filing of the request for review or rehearing. If the Commission does not grant a request for review or rehearing within 20 days after the filing of the request, it is deemed denied. Judicial review of the Commission's final agency action may be obtained by filing a petition for review with the Utah Supreme Court within 30 days after final agency action. Any petition for review must comply with the requirements of §§ 63G-4-401 and 63G-4-403 of the Utah Code and Utah Rules of Appellate Procedure.

DOCKET NO. 12-057-13

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ATTACHMENT A - THE WEXPRO II AGREEMENT

As Corrected Pursuant to Correspondence from Questar Gas Company Filed with the Commission on February 14, 2013, and March 27, 2013.

WEXPRO II AGREEMENT

This Wexpro II Agreement (Wexpro II Agreement or Agreement) is entered into on _______, 2012, between Wexpro Company (Wexpro), Questar Gas Company (Questar Gas or the Company), the Utah Division of Public Utilities (Division), and the Wyoming Office of Consumer Advocate (OCA) (singly a Party and collectively the Parties). This Wexpro II Agreement shall be effective upon the entry of a final order of approval by the Utah Public Service Commission (Utah Commission) and the Wyoming Public Service Commission (Wyoming Commission) (together Commissions) as set forth below.

RECITALS

- A. This Wexpro II Agreement derives from the Wexpro Stipulation and Agreement executed October 14, 1981 and approved October 28, 1981 by the Wyoming Public Service Commission and December 31, 1981 by the Utah Public Service Commission (hereinafter Wexpro I or Wexpro I Agreement). The Wexpro I Agreement and accompanying guideline letters provide, among other things, the establishment of terms and conditions for a "self-governing means of encouraging the development of natural gas to be made available to Questar Gas' retail distribution customers" at established contractual prices, subject to the ratemaking and other authority of utility regulatory agencies. Over the past thirty years, Wexpro has drilled, developed and operated properties under the Wexpro I Agreement for the benefit of both Questar Gas' customers and Wexpro.
- B. Wexpro I and the accompanying guideline letters govern the rights and obligations of the parties to the Wexpro I Agreement in and with respect to expressly defined and identified oil and gas properties.
- C. As the Wexpro I Agreement properties mature and continue to be depleted, the Parties desire to supplement the Wexpro I Agreement properties with new properties that would be developed and operated by Wexpro under terms similar to the Wexpro I Agreement, all as set forth herein.
- D. Oil and gas property acquisitions, which if approved by the Utah and Wyoming Commissions, will be identified as Wexpro II Properties subject to this Wexpro II Agreement and are believed to have significant potential value for Questar Gas' retail distribution customers.
- E. The intent of this Wexpro II Agreement is to produce additional natural gas for the benefit of both Questar Gas' customers and Wexpro.

Therefore, in order to establish a process by which Wexpro II Properties may be identified, evaluated and submitted for approved development and management, the undersigned Parties agree as follows.

I. DEFINITIONS

For purposes of this Agreement, the following definitions will apply to the indicated terms wherever they appear.

Products

- I-1. Natural Gas. A gaseous substance whose major constituent is methane.
- I-2. Natural Gas Liquids. All liquids extracted from a natural gas stream except liquids (including condensate) recovered by surface separators.
- I-3. Oil. The generic term used to describe all products including minerals and hydrocarbons other than natural gas or natural gas liquids.
- I-4. Hydrocarbons. A generic term used to refer to natural gas, natural gas liquids and oil collectively.

Hydrocarbon-Producing Properties and Related Terms

- I-5. Well. The well bore and all underground and surface materials and facilities installed in connection with drilling into the earth's surface for the production or injection of hydrocarbons and other substances. The term "well" includes all appurtenant facilities.
- I-6. Appurtenant Facilities. Those facilities, downstream from the wellhead, to and including the delivery point, that are necessary to make the products acceptable for delivery including, but not limited to, compression, transportation, gathering, separation, treating and certain processing facilities.
- I-7. Delivery Point. That point, under standard industry practice, at which a purchaser of oil or natural gas liquids or natural gas takes delivery from the producer.
- I-8. Completed Well. (a) A well ready for and capable of producing hydrocarbons in commercial quantities regardless of whether the necessary equipment and machinery is installed to permit continuous production and marketing of hydrocarbons or (b) a dry hole.
- I-9. Development Well. A well drilled under the terms of this Agreement for carrying out development oil or development gas drilling, as those terms are defined in Section I-18 and I-19.
- I-10. Dry Hole. A development well that (i) upon completion is clearly uneconomical to produce and is plugged and abandoned while the drilling rig is in place, or (ii) is otherwise not determined to be a commercial well under the procedures set forth in Section I-11. If a commercial well is completed in a productive reservoir above the total depth drilled, that portion

of the well below the lowest productive reservoir to total well depth will be considered a dry hole.

I-11. Commercial Well. A development well that, upon completion, (i) clearly produces sufficient quantities to pay, at market prices for the products, all costs of drilling, development and operation of the well, or (ii) requires further determination for classification as a commercial well or dry hole.

A well will be classified as a commercial well in the latter case under the following procedure:

- (a) It will be produced for 30 days after stimulation (or such lesser time as state oil and gas regulatory authority requires).
- (b) Using the then-available test data for the last 10 days of the test period and economic analysis methods normally used in the industry, Wexpro will make an economic evaluation of the potential value of hydrocarbon production from the well. If the economic evaluation shows that production from the well, when valued at market prices, will pay the expenses of operating the well, including royalties and taxes, plus 50% of the drilling costs to completion to the wellhead, the well will be deemed a commercial well.
- (c) If the well does not meet the test set forth in paragraph (b), Wexpro will notify the Parties and the Staff of the Wyoming Commission of its intent to classify the well as a dry hole and will supply to each Party the economic evaluation and the factual basis for the conclusion. Information that is available at such time will be supplied and will include, if available, drilling costs to date, cost for completion, test data, projected life of the well, the decline curve based on field history, and such other data as would be relevant by industry standards.
- (d) Disputes concerning the accuracy, completeness and analysis of the data furnished, or the classification made by Wexpro, under paragraphs (b) and (c) may be the subject of the arbitration procedure set forth in Section V-13 of this Agreement. In no event, however, will wells be subject to reclassification as a result of production and other physical and economic data that become known or available after the analysis performed in paragraph (b) of this Section.
 - I-12. Wexpro II Property. Any Wexpro II Oil Property or Wexpro II Gas Property.
- (a) Wexpro II Oil Property. Any Acquired Wexpro II Oil Property and any well classified as a development oil well.
- (b) Acquired Wexpro II Oil Property. An oil property acquired by Wexpro and approved for inclusion in this Agreement.
- (c) Wexpro II Gas Property. Any Acquired Wexpro II Gas Property and any well classified as a development gas well.

- (d) Acquired Wexpro II Gas Property. A gas property acquired by Wexpro and approved for inclusion in this Agreement.
- I-13. Acquired Wexpro II Dry Hole. A dry hole that is included in a Wexpro II Property, which was drilled prior to the acquisition by Wexpro.
- I-14. Pool. An underground accumulation of hydrocarbons in a single, separate natural reservoir characterized by a single pressure system. Each zone of a geologic formation which is completely separated from any other zone in the formation is a separate pool.
- I-15. Productive Oil Reservoir. All productive oil reservoirs as identified in the Wexpro I Agreement.
- I-16. Productive Gas Reservoir. All productive gas reservoirs as identified in the Wexpro I Agreement.

Hydrocarbon Operations and Transactions

- I-17. Wexpro II Development Drilling Area.
- (a) Wexpro II Development Drilling Area has the same definition as Development Drilling Area used in the Wexpro I Agreement.
- I-18. Development Oil Drilling. Any drilling completed or recompleted on a Wexpro II Property; and:
 - (a) targeted and completed in a productive oil reservoir, or
- (b) completed as a commercial well outside a productive oil or gas reservoir that produces primarily oil during the first 30 days of production based on the current product allocation methodology defined in Section I-35.
- I-19. Development Gas Drilling. Any drilling completed or recompleted in a Wexpro II Property; and:
 - (a) Targeted and completed in a productive gas reservoir, or
- (b) completed as a commercial well outside a productive oil or gas reservoir that produces primarily gas during the first 30 days of production based on the current product allocation methodology defined in Section I-35.
- I-20. Enhanced Oil Recovery Facilities. Such facilities as are necessary in connection with "secondary" and "tertiary" petroleum hydrocarbon recovery techniques. These techniques involve man-induced pressure changes or improved sweep efficiency using injected fluids within a productive oil or gas reservoir, often through injection of foreign materials or injection of natural gas for the purpose of increasing the yield from the reservoir. Such techniques do not refer to stimulation procedures used prior to completion to make a well commercial even if

essentially similar procedures used on an already commercial well would be classified as "enhanced recovery procedures."

I-21. Farmout. The common petroleum industry transaction by which an oil and gas lease owner contracts to assign a lease or some portion of it to another who undertakes drilling obligations. The assignor usually retains an interest such as an overriding royalty, production payment or working interest.

Accounting and Ratemaking

- I-22. Depreciation. A means by which the capital investment in an asset is recovered over the useful life of the asset. Depreciation is generally an expense deduction for federal and state income tax purposes and is also an element of cost-of-service ratemaking for utilities. As used in this Agreement, depreciation will refer to the standard methods being used by Wexpro, and which are recognized and approved by the accounting profession and agencies having jurisdiction over such procedures, except as otherwise provided in this Agreement.
- I-23. Amortization. A means by which intangible capital investments or other sums are recovered over the life of a related tangible asset or otherwise eliminated over a period of time. Standard accounting methods will be used to implement amortization as necessary. For purposes of this Agreement, exploration and development costs associated with dry holes will not be amortized.
- I-24. Royalty. Generally, a percentage of the gross revenues generated from production from a lease. The royalty owner or recipient remains legally responsible for its prorata share of handling and transportation costs (if taken in kind) and production related taxes, including but not limited to severance, ad valorem, and windfall-profits taxes. For those leases from which production is owned only in part by Wexpro, a royalty provided for in this Agreement will apply only to production attributable to Wexpro's respective net interest, as the case may be.
- I-25. Taxes. All exactions resulting from levies by government, including but not limited to taxes on income, property, production, operations, occupation, franchise, license, privilege, excise and payroll.
- I-26. AFUDC. Allowance for funds used during construction. AFUDC is an amount equal to the base rate of return (r), as defined in Section I-32, applied to funds used for construction purposes. No AFUDC charges will be included upon expenditures for construction projects that have been abandoned. When only a part of plant or project is placed in operation or is completed and ready for service but the construction work as a whole is incomplete, that part of the cost of the property placed in operation or ready for service will be treated as investment in Wexpro and AFUDC thereon as a charge to construction will cease. AFUDC on that part of the cost of the plant which is incomplete may be continued as a charge to construction until such time as it is placed in operation or is ready for service, except as otherwise limited in this provision.

I-27. Marginal Composite Income Tax Rate. The tax rate

$$t = tf(1-ts) + ts$$
,

where:

- (a) tf is the federal income tax rate for U.S. corporations that would apply to Wexpro's highest level of taxable income if Wexpro were to file a separate tax return, without regard to the actual tax rate (on August 31, 2012, this rate was 35%); and
- (b) ts is the weighted state tax rate calculated according to the formula given on Exhibit C. ts will be fixed for each calendar year on the basis of data for the immediately previous calendar year. The rate fixed for the remainder of 2012 is 1.6272%, as shown in the sample calculation on Exhibit C.
- I-28. Investment of Wexpro. The investment base, designated portions of which will serve as the base to which various rates of return, as specified in this Agreement, will be applied. All investment in Wexpro II Properties will include acquisition costs and future capital, net of depreciation, invested by Wexpro to produce hydrocarbons from Wexpro II Properties and will be as otherwise provided in this Agreement. This will include all depreciated investment in plant and AFUDC in development well drilling and enhanced recovery facilities. New increments of deferred taxes or other tax "timing" reserves related to investments in Wexpro II Property will be subtracted from those investments prior to inclusion in the investment of Wexpro. New increments of the investment of Wexpro will not include any capitalized dry-hole costs.
- I-29. Return. As used in this Agreement, the net from proceeds after they have been reduced by all applicable expenses (but not long-or short-term debt and preferred stock expense), depreciation, amortization and taxes.
 - I-30. Rate of Return. As a percentage, the return divided by the applicable investment.
- I-31. Commission-Allowed Rate of Return. The weighted average of the then current Utah and Wyoming Commission-allowed rates of return will be determined each year as of July 31, using the previous calendar year's volumetric firm sales. (On August 1, 2012, this rate was 8.428%.)
- I-32. Base Rate of Return (r). A percentage to be (i) applied to specified investment bases or (ii) used as a basis for determining other rates of return as required in this Agreement. The base rate of return (r) is determined by the following method:

r will be determined as of July 31 each year according to the following formula:

$$r = 16.00 + (i - 14.35),$$

where i is the following index:

The arithmetic average of the rate of return on common equity as authorized by the indicated regulatory agency for the 20 utility and natural gas companies listed on Exhibit E, such rates of return to be those in effect by valid order of the respective agencies on May 31 of the calendar year in which the average is being determined.

To the extent that the companies listed in Exhibit E cease to exist under the corporate names indicated, they will be replaced by the successor or assignee company if that successor or assignee continues to provide the same utility service to the majority of customers served by the previous company in the relevant jurisdiction. Successor state regulatory agencies for those state-regulated utilities listed in Exhibit E will not affect the computation under this provision. If, however, any state-regulated utility becomes federally regulated or unregulated, the Parties will choose a replacement state-regulated utility. (On August 1, 2012, the base rate of return was 12.41%.)

- I-33. Market Price. The wellhead price per unit for hydrocarbons produced, as determined by the following provisions:
- (a) The price upon which third-party royalty payments are to be made for production from the well, as such royalty price is established from time to time.
- (b) If a price is not determinable under paragraph (a) at the time of delivery, the average of the three highest prices (if available) paid by a purchaser to a seller (neither of which is an affiliate of the Company) for a product of comparable quality in the same county of delivery or the same producing field, whichever is larger.
- (c) If a price is not determinable under paragraphs (a) or (b) at the time of delivery, the highest price paid for the product of comparable quality in the nearest producing area.
- I-34. Cost-of-Service. Economic value determined by the aggregation of the actual costs incurred in producing or providing a product. The cost-of-service formulation to be applied under the terms of this Agreement is set forth in Exhibits A and D.
- I-35. Product Allocation. The method to be used for purposes of allocating costs, expenses, depreciation and investments, so that products jointly produced from common facilities can be accounted for separately, each carrying an appropriate allocation of the costs associated with that production. Allocations will be made on the following basis:
- (a) The equivalent ratio between natural gas and oil will be established on the basis of market price.
- I-36. Overriding Royalty. A royalty interest in oil and gas and other minerals at the wellhead in addition to the usual landowners' royalty reserved to the lessor.

II. WEXPRO II OIL PROPERTIES

- II-1. Ownership of Oil, Natural Gas Liquids and Natural Gas. All oil, natural gas liquids and natural gas produced from Wexpro II oil properties will be the property of and be sold or otherwise disposed of by Wexpro.
- II-2. Oil and Natural Gas Liquids Proceeds. The total proceeds from the sale of oil and natural gas liquids from Wexpro II oil properties, less royalties, will be subject to the following provisions:
- (a) Proceeds will first be used to pay the costs and expenses of holding and operating the Wexpro II oil properties. Such costs and expenses will include an allocation to Wexpro of expenses, depreciation, taxes, royalties and other reasonable business expenses of production. The procedures set forth in Exhibit A will serve as guidelines for this determination. In no event will deductible expenses include any exploration and development expenses associated with dry holes.
- (b) As an example of the allocation to be performed under paragraph (a), where Wexpro employees are engaged in the operation and maintenance of producing oil wells and productive oil reservoirs and contemporaneously engaged in other activities of Wexpro, Wexpro will maintain accurate and complete time and other records for properly allocating the time and expenses of employees among such operations. Costs that can be directly assigned, such as investments in fractionating towers which benefit only natural gas liquids products, will be directly accounted for as a cost of producing that product.
- (c) The investment of Wexpro and Wexpro's operating expense in Wexpro II oil properties will be allocated to the hydrocarbons produced in accordance with the product allocation method defined in Section I-35.
- (d) It is agreed that the investment of Wexpro in Wexpro II oil properties will be depreciated by the unit-of-production method for proven developed reserves only. For purposes of calculating the return provided by paragraph (e) of this Section, this investment will be determined on a monthly basis, after additions and depreciation as provided herein.
- (e) From the proceeds of the sale of oil and natural gas liquids (after deduction of expenses and all royalties as provided in this Section), Wexpro will deduct an amount sufficient to provide the applicable return on that portion of the investment of Wexpro allocated to oil and natural gas liquids production. Such returns will be calculated for each monthly income statement and will be the product of one-twelfth of that portion of the investment of Wexpro allocated to oil and natural gas liquids production at the end of that month, multiplied by the applicable rate of return.
- (f) Any remaining Wexpro oil and natural gas liquids net revenues will be allocated as follows:

- (i) 54% of such remainder will be allocated to the Company and placed by the Company in an account used solely for the purposes of reducing natural gas rates, or disposed of otherwise by Commission order.
- (ii) The remaining 46% will be retained by Wexpro as its separate property and will not be considered utility income or used to reduce natural gas rates.
- (iii) To account appropriately for the income tax impact on the 54% allocation set forth in subparagraph (i) above, the sum paid to the Company by Wexpro will be the 54% described in subparagraph (i) divided by a tax-adjustment factor: 1.0 minus the marginal composite income tax rate, as defined in Section I-27. (See Exhibit B.)
- (iv) Wexpro's income statement for purposes of this Agreement will not include the resultant tax-adjusted sum paid to the Company as an expense under this paragraph, although it may so appear for income tax purposes or other purposes not covered by this Agreement.
- (g) The royalty, expense and return treatment and the 54%-46% allocation described in this Section will be referred to in this Agreement as the "54-46 formula." The accounting procedure set forth in this Section is illustrated by the sample calculations shown on Exhibit B.

II-3. Pricing of Gas from Oil Wells.

- (a) Except for field and repressurization use, any and all natural gas produced by Wexpro from Wexpro II oil properties will be priced at cost-of-service (see Exhibit A) and sold by Wexpro to the Company, subject to such federal law and regulations as may be applicable to such a sale. In the event that the average monthly cost-of-service for all natural gas sold under this paragraph is in excess of average monthly market price for that natural gas, the difference between the average cost of service and the average market price will be treated as an expense of Wexpro for the purposes of the "54-46 formula," and such difference will not be included in the cost-of-service calculation.
- (b) The Company may, at its discretion, enter into suitable transportation arrangements with third parties or any Company affiliate for transporting gas produced under this Section to its system.
- II-4. Enhanced Recovery Procedures. It may be necessary or desirable to implement enhanced recovery procedures for Wexpro II oil properties in order to maximize the recovery of oil. The investment in such procedures may be substantial and the results of these operations may not always be successful. If the revenues from the additional oil recovered as a result of such procedures do not cover the expenses, royalties and return as they are related to the enhanced recovery procedures, the initiation of such procedures would result in more of the total Wexpro oil production revenues being allocated to a return on this new capital, with less available for the "54-46 formula." To assure that investment for enhanced recovery procedures will be prudently made, the following terms will apply:

- (a) The capital investment required for enhanced recovery facilities will be made entirely by Wexpro. In lieu of the base rate of return (r), such enhanced recovery investment will be assigned a rate of return as follows:
- (i) If, at the time an authority for expenditure (AFE) for an enhanced recovery project is executed, the total of the amounts described in subparagraphs II-2(f)(i) and (ii) for the prior 12 months have been less than 3.00% of the average investment of Wexpro allocated to oil production for such a 12-month period, the rate of return to apply only to that enhanced recovery investment will be the base rate of return plus a 2.00% risk premium (r + 2.00).
 - (ii) In all other cases, the base rate of return (r) will apply.
- (b) The aggregate enhanced recovery facilities investment will look to all natural gas liquids and oil production for recovery of investment, expenses and return. Each amount invested will be deemed made on the first day of the month closest to the date when it was made and will be depreciated on the basis of individual enhanced recovery projects.
- II-5. Uneconomical Production. When any Wexpro II oil property is depleted to a point where, in the prudent judgment of Wexpro, it is no longer economically feasible to produce such a reservoir, production from that reservoir may be terminated, and the investment of Wexpro will be adjusted by the net difference between salvage value and abandonment or dismantling costs.
- II-6. Development Oil Drilling. Any development oil drilling will be subject to the following provisions:
- (a) If a development well is required in the judgment of Wexpro to produce hydrocarbons more efficiently, Wexpro will drill such a well and assume the total risk of unsuccessful drilling, including dry-hole costs.
- (b) If a commercial well results, the investment in such a development oil well will be included in the investment of Wexpro on the first day of the month nearest the date the well is qualified as a commercial well. The rate of return on commercial development oil wells will be equal to the base rate of return plus a risk premium of 5.00% (r + 5.00).
- (c) For each development oil well spudded, Wexpro will keep detailed accounts of the funds used during drilling of such a well in accordance with the treatment of AFUDC set forth in Section I-26. Where a well is deemed to be a commercial well, the accumulated AFUDC for that well will be added to the investment of Wexpro along with the capital invested in the well.
- (d) If production from any well drilled under the terms of this Section occurs and the well is determined to be a dry hole (as defined in Section I-10), paragraph (b) of this Section will not apply. Wexpro may, at its discretion, plug and abandon the well, or produce the

well, and the well and all production from the well will be the sole property of Wexpro to dispose of at its discretion and to retain any proceeds.

- (e) Wexpro will use prudent judgment in determining the desirability and necessity of development drilling under this Section as well as the timing and methods to be used in any such drilling.
- II-7. Gas for Repressurization. Gas being produced from a Wexpro II oil property may be used to repressure the pool without compensation or obligation to the Company so long as no natural gas is consumed except for field or lease use. When such repressurization ceases and such natural gas is finally produced, it will be delivered to the Company at cost-of-service.
- II-8. Delivery. The delivery of natural gas produced under the provisions of this Article II will be at the delivery point (defined in Section I-7), and all costs of receiving the natural gas and all the necessary investment at and downstream from such a point will be the responsibility of the Company.

III. WEXPRO II GAS PROPERTIES

- III-1. Wexpro will fund and drill or cause to be funded and drilled all necessary and appropriate development wells on these properties and provide the necessary facilities which in its opinion will be reasonably and prudently necessary to efficiently produce the hydrocarbons in the Wexpro II gas properties.
- III-2. Development Gas Drilling. Any investment made in Wexpro II gas properties, will be capitalized by Wexpro, and Wexpro will be compensated for these investments by the Company as provided in Section III-3. Necessary facilities installed downstream from the delivery point will be capitalized in the Company's utility accounts.
- III-3. Pricing of Gas from Gas Wells. Any and all natural gas produced by Wexpro from Wexpro II gas properties will be priced at cost-of-service and sold by Wexpro to the Company, subject to such federal law and regulations as may be applicable to such a sale.

III-4. Operator Service Fee.

- (a) As operator, Wexpro will bill the Company for the services it performs and for the use of the facilities it has installed to produce natural gas, natural gas liquids and oil from the Wexpro II gas properties.
- (b) Billing for services will be on a monthly cost-of-service basis and will follow, to the extent applicable and practicable, the methods and practices employed by the Utah and Wyoming Commissions in determining the Company's cost of service prior to the effective date of this Agreement. Exhibit D sets forth the general guidelines for the cost-of-service charges to be made under this Section.

- (c) The monthly billing for services will specifically include a return on investment on approved acquisition costs at the current commission-allowed rate of return.
- (d) The monthly billing for services will also include a return on investment for costs incurred for new facilities at the current commission-allowed rate of return, except that investment in commercial development wells will be entitled to a base rate of return plus an additional 8.00% (r + 8.00).
- III-5. Depreciation. For purposes of this Agreement, Wexpro's investment in commercial development wells and appurtenant facilities will be depreciated monthly by the unit of production method for proved developed producing reserves only, except as otherwise provided in Section I-22.
- III-6. Delivery. The delivery of natural gas and natural gas liquids produced under the provisions of Article III will be at the delivery point (defined in Section I-7), and all costs of receiving, processing and gathering the natural gas and natural gas liquids and all the necessary investment at and downstream from such a point will be the responsibility of the Company.

III-7. Development Gas Drilling.

- (a) Wexpro will exercise prudent judgment in determining the desirability and necessity of development gas drilling under this Section, as well as the timing and methods to be used in any such drilling as provided in Section V-10.
- (b) It is acknowledged that development drilling for natural gas often involves deep, time consuming drilling that may not result in a commercial well. If any development gas well becomes a commercial well, the investment in the well (and in the appurtenant facilities up to the delivery point) will be capitalized in the investment of Wexpro in the same manner and under the same conditions as for a development oil well.
- (c) If production from any well drilled under the terms of this Section occurs and the well is determined to be a dry hole (as defined in Section I-10), Wexpro may, at its discretion, plug and abandon the well or produce the well, and the well and all production from the well will be the sole property of Wexpro to dispose of at its discretion and to retain the proceeds.

III-8. "New Oil" from Development Gas Drilling.

- (a) Oil from commercial wells completed on a Wexpro II gas property will be sold by Wexpro, and the resulting revenues will be apportioned between the Company and Wexpro as provided by the "54-46 formula."
- (b) Oil produced under this Section will bear a share of the Wexpro II gas properties' expenses and investment, determined by the product allocation method defined in Section I-35.

- (c) Any allocated oil investment related to development gas drilling (under Section III-2) will carry with it the entitlement to apply a 5.00% risk premium in the "54-46 formula" as specified for development oil drilling in Article II.
- (d) Any facilities that may be installed to separate or treat oil and natural gas liquids downstream from the delivery point will be installed by the Company and will be included in the Company's utility accounts.
- III-9. Termination of Production. Should any production from Wexpro II gas properties that is achieved by use of facilities installed by Wexpro be terminated, such investment of Wexpro in Wexpro II gas properties will be adjusted by the net difference between salvage value and abandonment or dismantling costs related to such facilities.
- III-10. Off-System Natural Gas Production. If natural gas is developed from Wexpro II gas properties at any time that cannot be economically delivered into the Company's distribution system, or which is being sold to third parties, such natural gas will be sold by Wexpro, and the revenues less expenses will be used solely to reduce natural gas rates or as otherwise directed by Commission order.

IV. WEXPRO II PROPERTY ACQUISITION

- IV-1. Property Acquisition. Wexpro will acquire oil and gas properties or undeveloped leases at its own risk.
- (a) Questar Gas shall apply to the Utah and Wyoming Commissions for approval to include under this Agreement any oil and gas property that Wexpro acquires within the Wexpro I development drilling areas.
- (b) Wexpro may also acquire additional oil and gas properties or undeveloped leases outside the Wexpro I development drilling areas. Questar Gas may apply for Commission approval to include these properties under this Agreement.
- IV-2. Application. Questar Gas will file an application with the Utah and Wyoming Commissions requesting approval to include proposed properties under this Agreement. The application shall include the following:
 - (a) Purchase price and gas pricing assumption;
 - (b) Locations of current and future wells;
 - (c) Historical production and remaining reserves of current wells;
 - (d) Forecasted production/reserves for future wells;
 - (e) Forecasted decline curves for current and future wells;
 - (f) Estimated drilling (capital) costs per well;
 - (g) Estimated operating expenses for current and future wells;
 - (h) Gross working interest and net revenue interest for current and future wells;

- (i) Estimated production tax per Dth for current and future wells;
- (j) Estimated gathering/processing cost per Dth for current and future wells;
- (k) Description of any land lease, title, and legal issues related to real property, including but not limited to a description of the terms under which the property is acquired by Wexpro and whether there are any time limits, such as option expirations, effecting the availability of the properties for inclusion as a Wexpro II property;
- (l) Forecasted long-term cost-of-service analysis;
- (m) Impact on Questar Gas' gas supply;
- (n) Geologic data;
- (o) Future development plan for the proposed properties; and
- (p) Other data as requested or as may be appropriate to an evaluation of the property.

The application and supporting information shall be filed by the Company. The Company will seek any confidential protections as may be necessary pursuant to applicable. Utah and Wyoming statutes and administrative rules.

- IV-3. Application Procedure. The following procedures will govern the procedure for filing and responding to the application.
- (a) The application shall be filed as a formal proceeding and may include a request for an initial prehearing and scheduling conference, including a request that the proceeding be expedited. Parties agree that formal or informal discovery may begin immediately upon the filing and service of the application.
- (b) At the time the application is filed with the Commissions, a confidential copy shall be served upon the Division and the OCA. A confidential copy shall also be provided to the hydrocarbon monitor/evaluator designated by the Parties under Section V-12.
- (c) Within seven business days following receipt of the application, the hydrocarbon monitor/evaluator shall provide Questar Gas, the Division, and the OCA with an evaluation of the application and the properties proposed for treatment as Wexpro II properties.
- (d) The Division and the OCA shall respond to the application in the manner consistent with their statutory authority and responsibility by recommending its approval or its rejection, in whole or in part, or by requesting additional evaluation.
- (e) In any proceeding upon an application filed pursuant to this Wexpro II Agreement, Wexpro shall not be a named applicant nor may Wexpro intervene as a party. However, Wexpro shall make itself available to any Party for the purpose of evaluating the application.
- IV-4. Hydrocarbon Monitor/Evaluator. The independent hydrocarbon monitor will evaluate new properties and within seven business days following the filing of Questar Gas'

application, will file an independent review of the assumptions, data, and analysis identified in Section IV-2 above for the proposed properties, but will not provide a recommendation.

- IV-5. Withdrawal of Properties. If the proposed properties are not approved by both Commissions within 60 days of the filing of the application, Questar Gas may, in its sole discretion, withdraw the proposed properties from consideration for Wexpro II Agreement inclusion.
- IV-6. Acquisition Costs. The acquisition costs for Wexpro II properties will earn the current commission-allowed rate of return approved for Questar Gas in its most recent general rate case. Acquisition costs include the costs of acquiring leasehold interests, mineral rights, and currently producing properties. The acquisition costs will be depreciated on a unit of production method using only the reserves from proved developed producing wells at the time of acquisition.
- IV-7. Title. Wexpro will retain title to and associated operating rights of the Wexpro II properties. Wexpro will maintain and update a schedule of Wexpro II properties.
- IV-8. Management of Gas Volumes. Wexpro II gas volumes will be managed under the direction of Questar Gas.
 - IV-9. Accounting and Regulatory Treatment.
- (a) The investment base of Wexpro II properties will be recorded separately from Wexpro I Agreement properties and will include capital, net of depreciation, invested by Wexpro to acquire, produce, and deliver hydrocarbons from commercial wells.
- (b) All royalties or income received from Wexpro under the Wexpro II Agreement, as well as costs associated with natural gas delivered to the Company by Wexpro, will be accounted for under the Account 191 balancing account adjustment provisions of the Company's tariffs on file with and approved by the Commissions in the same manner as natural gas costs incurred by the Company in the purchase of natural gas from third parties.
- (c) If a proposed property is not approved for inclusion in this Wexpro II Agreement by both the Utah and Wyoming Commissions then all direct costs associated with that property will be assigned to that property, and common and/or general and administrative costs will be allocated to the property using the Utah Commission-approved Distrigas formula.
- IV-10. Wexpro II Property Approval and Well Determination Process. The Wexpro II property approval process as described above and the Wexpro II well-determination process as described in Articles II and III are illustrated on Exhibit F.

V. MISCELLANEOUS PROVISIONS

- V-1. Successor and Assigns. This Agreement will be binding upon the Parties and their successors and assigns. No assignment of any right or obligation under this Agreement will be valid if it operates to relieve the assignee of the obligations so assigned.
- V-2. Integrated Provisions. The terms and conditions of this Agreement are to be treated as an integrated whole. To the extent that any singular provision is found to be unenforceable or voidable by a court or agency with proper jurisdiction, it is the intent of the Parties that the remaining terms of this Agreement will remain in force and be enforceable by the Parties. Failure of any part of this Agreement will not cause failure of the entire Agreement unless otherwise agreed to by the Parties.
- V-3. Filing Reports. Wexpro and the Company will cooperate in providing, in a timely manner when requested, information necessary for the preparation and filing of reports required by appropriate governmental bodies.
- V-4. Remedies. The Parties may seek appropriate remedies at law and equity for breaches of the terms of this Agreement in accordance with Section V-13; except that, rescission will not be sought under any condition (except mutual assent), and no transfer, conveyance, grant or reservation executed under this Agreement may be rescinded.
- V-5. Field and Lease Use. Wexpro may consume for field or lease use, without compensation or other obligation to the Company, reasonable quantities of any natural gas produced in connection with the production of hydrocarbons from Wexpro II properties.
- V-6. Force Majeure. If Wexpro is rendered unable, wholly or in part, by force majeure to carry out its obligations under this Agreement, other than the obligation to make money payments, then Wexpro will give to the other Parties prompt written notice of the force majeure with reasonably full particulars concerning it. Thereupon, the obligations of Wexpro, so far as it is affected by the force majeure, will be suspended during, but no longer than, the continuance of the force majeure. Wexpro will use all possible diligence to remove the force majeure as quickly as possible.

The requirement that any force majeure will be remedied with all reasonable dispatch will not require the settlement of strikes, lockouts, or other labor difficulty by Wexpro contrary to its wishes. Such difficulties will be handled entirely within prudent and reasonable judgment of Wexpro.

The term "force majeure" means an act of God, strike, lockout, or other industrial disturbance, act of public enemy, war, blockade, public riot, lightning, fire, storm, flood, mechanical breakdown, explosion, governmental restraint, or any other cause, whether of the kind specifically enumerated above or otherwise, which is not reasonably within the control of Wexpro.

- V-7. Auditing Costs. Any billing to the Company by Wexpro for services under this Agreement or other determination of expenses may include, as a business expense, the allocated costs of auditing of only the properties and transactions covered by this Agreement by independent certified public accountants and other auditors as such audits may be required under the terms of this Agreement.
- V-8. Farmouts. Nothing in this Agreement will be construed to preclude Wexpro from entering into farmout agreements with third parties to explore and develop undrilled properties for the benefit of customers.
- V-9. Wexpro II Properties. Unless otherwise herein provided to the contrary, Wexpro agrees at its sole cost, risk, and expense, to perform and comply with any and all legally binding lease or other contractual obligations pertaining to the Wexpro II properties and will comply with all laws, rules, and regulations relating to the production of oil and natural gas from such properties and facilities. However, Wexpro will be at liberty to determine for itself the nature, extent, and applicability of such obligations, whether contractual or otherwise.
- V-10. Standard of Operation. Wexpro will drill and operate in accordance with prudent, standard and accepted field and reservoir management and engineering practices, and with due regard for the benefits provided the Company's utility operations in consultation with the Company.
- V-11. Functional Accounting. For purposes of carrying out the terms and conditions of this Agreement, Wexpro will maintain appropriate separate functional accounting of the transactions required under this Agreement.

V-12. Monitoring Of Performance Under Agreement.

- (a) The OCA and the Division will be entitled to monitor the performance of the Company and Wexpro under the Wexpro II Agreement. To facilitate that monitoring, the books and accounts of Wexpro pertaining to the Wexpro II properties will be made available for examination by the OCA and the Division when requested at reasonable times and places designated by Wexpro. In addition, Wexpro and the Company will provide the OCA and the Division with a report within 60 days of the end of every calendar quarter setting out production of the Wexpro II properties, the financial benefits from the Wexpro II properties, and reporting on the operation of each element of the Agreement. Wexpro will have its accounts with respect to all matters under the Agreement audited annually by a firm of independent certified public accountants. The Division and OCA will receive copies of the audit report when completed. All costs of the audit will be borne by Wexpro and will be considered to be normal business expenses of Wexpro for purposes of the Agreement's formulae. This expense item will be strictly restricted, however, to reflect solely the costs of auditing compliance with the Agreement.
- (b) If the OCA or the Division desire further monitoring, they will select two monitors, an independent certified public accountant and an independent hydrocarbon industry consulting firm, to review the performance of the Agreement and to advise all Parties with

respect thereto. Any monitor selected will be professionally trained and qualified, and will be nationally recognized as a reputable and independent expert in the subject matter of the function monitored. The two monitors will be paid actual and reasonable fees and expenses incurred in evaluating the proposed properties under Article IV of this Wexpro II Agreement, and monitoring the performance of this Agreement and the Wexpro I Agreement by Wexpro which will be considered to be normal business expenses of Wexpro in determining the cost-of-service of natural gas to be delivered or sold to the Company under the Agreement.

- (c) Wexpro will cooperate with the monitors in providing reasonable access to its books, accounts, and records with respect to the Wexpro II Properties and in attempting to obtain other relevant information reasonably requested by the monitors. The monitors will be obligated under their retainer agreements to keep information disclosed to them confidential except in connection with necessary reports made to the Division, the OCA, the Company or Wexpro in performing their duties as monitors or with Wexpro's prior approval.
- (d) Monitors may be removed with or without cause by the Division and the OCA acting jointly, and with cause by the Company and Wexpro. For purposes of this paragraph, cause will include, but not be limited to, lack of professional qualification, lack of competence, unauthorized disclosure or use of confidential information, and a pattern of unreasonable, harassing or oppressive conduct by the monitor in performing its responsibilities. If a monitor is removed or is unable to continue to act, the Division and the OCA, may select a successor upon the same terms and conditions as an original monitor could be selected.

V-13. Dispute Resolution.

Parties acknowledge that from time to time disputes may arise regarding the performance of this Agreement. In the event that any Party claims that there is a default by Questar Gas of any of its contractual obligations under the terms or intent of this Agreement, such dispute will be adjudicated before the Commissions. In the event that any Party claims that there is any default by Wexpro of any of its contractual obligations under the terms or intent of this Agreement, the following procedure will be followed:

- (a) The charging Party will give notice of the claimed default, and Wexpro will be allowed 30 days or such longer time as the charging and defaulting Parties may stipulate to correct its default.
- (b) If the default is not corrected to the satisfaction of the charging Party, the matter will be submitted to arbitration on the following terms:
- (i) The charging Party will select a person professionally trained and qualified in the subject matter of the dispute but who has not been employed or retained by the Parties within the previous 12 months, to act as an arbitrator, such selection to be within 60 days of the date upon which notice of default was given or such longer time as the Parties may specify.

- (ii) Wexpro will similarly select a person professionally trained and qualified in the subject matter of the dispute to act as an arbitrator under the same restrictions and within the same time limit.
- (iii) The two arbitrators selected will together select a third person professionally trained and qualified in the subject matter of the dispute to act as an arbitrator, such selection to be within 15 days of the date the latter of the two arbitrators was selected by the Parties. In the event no agreement can be reached on the selection of the third arbitrator within the time permitted, such selection will be made by the Chief Judge of the United States District Court for the District of Utah upon the application of any Party.
- (iv) The three arbitrators will give the Parties reasonable opportunity to present their positions and will thereafter decide the matters in dispute by a majority vote. The arbitrators will not engage in investigations or audits themselves but will render their decision based upon information presented to them by the Parties. It is understood that the arbitrators may request the Parties to prepare and present additional evidence if needed for their decision and that arbitrators will keep information presented to them confidential.
- (v) Each Party will bear the costs of its own attorneys and witnesses in the arbitration proceedings. The salary and expenses of the arbitrator selected by each of the Parties will be paid by the Party or Parties selecting the arbitrator. The salary and expenses of the third arbitrator will be paid by Wexpro and considered a normal business expense of Wexpro for purposes of the Agreement's "54-46 formula" unless the formula at that time is not returning to Wexpro the full return provided in the Agreement on its investment base, in which event the charging Party will share the expenses of the third arbitrator equally with Wexpro.
- (c) Except as otherwise specifically provided in this Section V-13, the arbitration procedure contemplated by this Agreement will comply with Chapter 11 of Title 78B of the Utah Code or any successor provision of Utah law governing arbitration.
- (d) The decision of the arbitrators may be presented by any Party to the Commission in an application for any action by the Commission with respect to the claimed default by the charging Party of the Agreement or to a court of competent jurisdiction for any action with respect to a claimed default by Wexpro of the Agreement. In proceedings before the Commission or court with respect to the arbitrated matter, the decision of the arbitrators will be binding upon the Parties except with respect to matters covered by Utah Code Ann. §78B-11-124 and §78B-11-125 and any other claim of impropriety, irregularity or arbitrariness and capriciousness in the arbitration proceedings.
- (e) Among the remedies available under arbitration there is specifically excluded any form of rescission of the terms of property transfer of the Agreement.
- (f) The Parties agree that separate arbitration proceedings in Utah and Wyoming or between different Parties will not be initiated on the same subject. All Parties to this Agreement should receive notice of any arbitration proceeding initiated by any Party in

either state. Any Party that chooses not to participate in the arbitration proceeding will be bound by the decision of the arbitrators as if it had participated.

- (g) In deciding any controversy brought before them, the arbitrators, Commission or other administrative or judicial body may consider, as appropriate, that one Party or the other to the proceeding may have superior knowledge or access to the properties, assets or information which is the subject of the proceeding. They may also consider that the Parties to this Agreement have a duty to perform their respective responsibilities in good faith.
- (h) Dispute resolution subparagraphs (a)-(g) shall be limited to claims of breach of contract asserted against Wexpro under this Agreement.
- V-14. Confidential Information. The Company and Wexpro are obligated under this Agreement to provide the other Parties, its monitors and arbitrators; with information, reports, and notices regarding Wexpro's exploration and development of the properties, and will comply with applicable Utah and Wyoming statutes and administrative rules to protect such information as confidential. It is understood and agreed that the Parties will keep such information, reports, and notices, including information received from monitors and presented in arbitration proceedings, strictly confidential and will use them only in connection with its review of matters under this Agreement. It is understood that the Parties may utilize such information in arbitration proceedings and pursuant to the confidentiality rules of the respective Commissions.

V-15. Guideline Letters.

- (a) The Parties acknowledge that from time to time issues may arise regarding Wexpro's interests in Wexpro II properties that may be addressed by guideline letters. All current confidential Wexpro I guideline letters applicable to Wexpro II shall be incorporated herein. A copy of all guideline letters will be maintained by Wexpro, the Division, and the Wyoming Commission Staff.
- (b) Future Wexpro II guideline letters will be developed with the Parties, and Wyoming Commission Staff, and in consultation with the independent monitors, as necessary. All Parties must approve a guideline letter before it becomes effective. A copy of the index of current confidential guideline letters is attached as Exhibit G.
- V-16. Nothing in this Wexpro II Agreement is intended, nor shall it be construed, interpreted or argued, to subject Wexpro or Wexpro activities to the public utility regulation of any state.
- V-17. Nothing in this Wexpro II Agreement is intended, nor shall it be construed, interpreted or argued, to alter, amend or modify Wexpro I.
- V-18. Amendment. The Parties agree that this Wexpro II Agreement may by mutual consent and subject to Utah and Wyoming Commissions' approval, be amended to address, explain, clarify or to accommodate applications, approvals, development or production of and from Wexpro II properties, or to address, explain, clarify or to accommodate appropriate

regulation for ratemaking purposes of Questar Gas' rights with respect to Wexpro II properties or other benefits from such properties. In the event such amendment is necessary or requested, Parties shall meet and confer for the purpose of drafting and considering proposed amendments.

V-19. Nothing in this Wexpro II Agreement is intended, nor shall it be construed, interpreted or argued, to restrict the Division and the OCA in the performance of their statutory authorities and responsibilities.

VI. EFFECTIVE DATE

This Agreement will be effective upon the entry of a final order of approval by the Utah Public Service Commission and the Wyoming Public Service Commission.

VII. EXHIBITS

VII-1. Exhibits. Attached to and made a part of this Agreement by reference are the following exhibits:

<u>Exhibit</u>	<u>Title</u>
A	Cost-of-Service Formulation for Gas from Oil Reservoirs
В	Sample Calculation of Productive Oil Reservoir Accounting
C	Marginal Composite Income Tax Rate Calculation
D	Operator Service Fee
E	Base Rate of Return Index Companies
F	Wexpro II Property Approval and Wexpro II Well Determination
G	Index of Wexpro Agreement Guideline Letters

This Wexpro II Agreement has been September , 2012.	duly executed by the parties this 12th day of					
/s/ Craig C. Wagstaff	/s/ Chris Parker					
Craig C. Wagstaff	Chris Parker					
Executive Vice President &	Division Director					
Chief Operating Officer	Utah Division of Public Utilities					
Questar Gas Company						
/s/ James R. Livsey	/s/ Bryce J. Freeman					
James R. Livsey	Bryce Freeman					
Executive Vice President &	Administrator					
Chief Operating Officer	Wyoming Office					
Wexpro Company	of Consumer Advocate					

Questar Gas Company Wexpro II Agreement Exhibit A Page 1 of 3

EXHIBIT A

COST-OF-SERVICE FORMULATION FOR GAS FROM OIL RESERVOIRS

The monthly cost-of-service charge directly attributable to the sale to Questar Gas Company of natural gas provided by Wexpro Company from certain properties as set forth in the Agreement will include the following costs. (Section references are to the relevant portions of the Agreement to which this exhibit is attached.)

- 1. Operating Expenses. Reasonable and necessary operating expenses incurred by Wexpro and allocated to the production, gathering, treatment and disposition of natural gas. Such expenses will include operating and maintenance expenses, administrative and general expenses, royalties (including compensatory royalties) and fees based on the monthly level of production, and other common business expenses.
- 2. Depreciation. The allocated monthly depreciation expense as computed by the unit-of-production method for proved developed producing reserves only where applicable or one-twelfth of any annual depreciation expense computed using applicable depreciation methods other than the unit-of-production method as allowed by and computed under the terms of the Agreement.
- 3. Amortization and Depletion. The allocated monthly accrual recorded for the billing month as amortization and depletion of producing lands and land rights, amortization of intangible gas plant and other amortized expenses.

4. Taxes.

- (a) Taxes Other than Income Taxes. Accruals recorded for the billing month with respect to taxes other than federal and state income taxes allocated to natural gas operations, adjustments of such accruals for tax expenses previously billed, and such taxes paid but not previously billed, including any state and local income taxes.
- (b) Federal and State Income Taxes. Federal and state income taxes for the billing month attributable to the investment of Wexpro allocated to natural gas production facilities, computed by multiplying the return by the marginal composite income tax rate (Section I-27) divided by 1.0 minus the marginal composite income tax rate.
- 5. Return. Return is computed using the Commission-allowed rate of return (Section I-31) as adjusted from time to time under the procedure specified in the Agreement. For natural gas that is produced from enhanced recovery facilities to which a base rate of return plus 2% adjustment is applicable (Section II-4(a)(i)), the 2% risk premium applies to those facilities only. For natural gas that is produced from development gas wells to which a base rate of return

Questar Gas Company Wexpro II Agreement Exhibit A Page 2 of 3

plus 5% risk adjustment is applicable (Section II-6(b)), the 5% risk premium applies to those facilities only.

The investment used as a base to which a rate of return is applied will be computed in total for each category of investment subject to (i) Commission-allowed rate of return, (ii) the base rate of return plus 2% risk premium, and (iii) the base rate of return plus 5% risk premium, and will be one-twelfth of the sum of:

- (a) The allocated, actual original investment including AFUDC in wells, well facilities and plant facilities utilized or held for future use in connection with the production, gathering, treatment and disposition of natural gas and oil, less accumulated reserves for depreciation and amortization of such plant facilities; plus
- (b) A general plant allowance calculated by multiplying the amount in paragraph (a) above by 6.3%; plus
- (c) A cash working capital allowance for each category of investment, (Commission-allowed rate of return, the base rate of return, the base rate of return plus 2% risk premium, and the base rate of return plus 5% risk premium) equal to 45/365 of the allocated operating expenses, identified in paragraph 1 above, less royalties and annualized by multiplying the monthly amounts by 12; plus
- (d) A credit for the balance of accumulated deferred income taxes and other tax-timing reserves, for each category of investment (Commission-allowed rate of return, base rate of return, the base rate of return plus 2% risk premium, and the base rate of return plus 5% risk premium).
- 6. Cost Allocation. Costs, expenses and investments will be allocated only when direct assignment cannot be made to specific products. When any cost, expense or investment is related to the production of joint products and direct assignment cannot be made, the product allocation procedure (Section I-35) will be used.
- 7. Page 3 of this exhibit is an example of the calculations to be used for natural gas that is subject to this cost-of-service determination. The individual numbers are illustrative only and do not represent any actual circumstances.

Questar Gas Company Wexpro II Agreement Exhibit A Page 3 of 3

								age 5 of .
			SAMPLE CO	OST - OF- SERVICE	CALCULATION			
			GAS SOLE	BY WEXPRO TO	THE COMPANY			
			FROM PE	ODUCTIVE OIL R	ESERVOIRS 1/			
				(1)	(2)	(3)	(4)	(5)
						Post Aquired Wes	xpro II Property	
						Enhanced Reco		
							Enhanced	Wexpro II
					Aquired		Recovery	Developmen
					Wexpro II Oil	Base Rate	Facilities	Drilling
				Total	Property 3/	of Return(r)	(r+2.00%)	Facilities
1 In	nvestment							
2 N	let Plant Investment in I	Productive Oil	Reservoirs	\$57,000	\$48,300	\$5,060	\$1,190	\$2,45
3 G	as production Investi	ment:						
4	Directly Assignable t			1,010	800	100	70	4
5	Alocation Based on I			6,200	5,000	460	170	57
6	Net Investment in Ga	s Production	Facilities	\$7,210	\$5,800	\$560	\$240	\$61
7	Add:							
8	General Plant @	6.3%		454	365	35	15	3
9	Cash Working C	apital: 45/365	X (O&M+A&G) x 12	130	117	6	3	
0	Deferred Income			(54)	-			
1	Total Invest	ment Base for	Return Calculation	\$7,740	\$6,282	\$601	\$258	\$65
12 C	Cost of Service							
3	Total Expenses for M			\$2,500	\$2,173	\$207	\$46	\$7
4	Directly Assigna			701	618	57	10	1
.5	Directly Assigna	ble Expenses -	- Gas					
6	Operating &	Maintenance	Expenses	1	-	1	-	-
7	Administrati	ve and Genera	al Expenses	-	-	-	-	-
8	Royalties			94	83	6	2	
9	Other Taxes			1	1	-	-	-
20	Depreciation			1	-	-	-	
1			Direct Expenses	97	84	7	2	
2	Allocable Expens		S	\$1,799	\$1,555	\$150	\$36	\$3
:3	Allocable Expens							
4	Operating &	Maintenance	Expenses	70	64	3	1	
5		ve and Genera	al Expenses	18	15	1	1	
6	Royalties			-	-	-	-	-
7	Other Taxes			79	65	7	2	
28	Depreciation			93	75	9	2	
29		Total Gas Al	locable Expenses	\$260	\$219	\$20	\$6	\$1
	teturn Computation							
	applicable Rate of Retur				8.428%	12.41%	14.41%	17.41
2	Return on Investmen			63	44	6	3	
3			ax Rate)/(1-Tax Rate) 2/	35	25	4	2	
34 T	otal Monthly Cost of Se	rvice (lines 21	+ 29 + 32 + 33)	\$455	\$372	\$37	\$13	\$3
4								
A	Il figures are hypothetic	al and used or	ly for demonstrating the method of	of calculating the cost of	f service price for gas	sold by Wexpro to the	e Company.	
4								
C	urrent Tax Rate :	36.0567%						
					olumns 3,4,and 5, will			

Note: Exhibit A Page 3 reflects the changes filed by Questar Gas Company on March 27, 2013.

Questar Gas Company Wexpro II Agreement Exhibit B Replacement

				EXHIBIT B				
			SAMPI	E CALCULATIO	N			
		PRODU	CTIVE OIL	RESERVOIR ACC	COUNTING \1			
			(1)	(2)	(3)	(4)	(5)	(6)
					Post Aquired Wexp			
					Enhanced Reco	very Facilities		
-						Enhanced		Allocated to
-				Aquired	Recovery	Wexpro II	Cost-of-	
-			Total	Wexpro II Oil	Base Rate of Return(r)	Facilities (r+2.00%)	Development	Service Natu Gas
-		_	Total	Property \3	of Keturn(r)	(F+2.00%)	Drilling Facilities	Gas
1 2	Net Plant Investment in Productive Oil Reservoirs		\$57,000	\$48,300	\$5,060	\$1,190	\$2,450	
	Allocation of Investment		\$57,000	\$40,500	\$5,000	\$1,190	\$2,430	
2	Directly Assighnable to Products			12.000	1,500	50	240	1,0
3	Allocated Based on Product Allocation			30,500	3,000	900	1,600	6,2
4	Allocated Investment			\$42,500	\$4,500	\$950	\$1,840	\$7,2
5	Total Revenues for Month from Sale of Oil		\$4,520	\$3,700	\$540	\$95	\$185	
6	Total Expenses for Month		\$2,500	\$2,173	\$207	\$46	\$74	
	Allocation of Expenses for Month							
7	Directly Assignable to Products			534	50	8	12	
8	Allocated based on Product Allocation			1336	130	30	43	
9 1	Allocated Expenses			\$1,870	\$180	\$38	\$55	\$3.
10.				61.020	0250	057	6120	
	Operating Income for Month	25.05.570/ 12		\$1,830	\$360	\$57	\$130 47	
	Federal and State Income Taxes at : Net Income from Oil after Taxes	36.0567% \2	\$1,520	660 \$1,170	130 \$230	21 \$36	\$83	
121	Net filcome from On after Taxes		\$1,520	\$1,170	\$230	\$30	\$6.5	
13 1	Rate of Return For Investment Recovery			8.428%	12.41%	14.41%	17.41%	
	Return Allocated to Oil Investments (line4 x line13)/12		\$383	\$298	\$47	\$11	\$27	
	Amount to Be Divided Between Company and Wexpro		\$1,137	\$872	\$184	\$25	\$56	
16	Company Portion at:	54%	614	471	99	14	30	
17	Payments to Company (line16)/(1-Tax Rate)		\$960	\$736	\$155	\$21	\$48	
18 I	Restatements of Wexpro's Monthly Oil Net Income							
19	Revenue For Month		\$4,520					
	Expenses for Month - Oil							
20	Previous Expense - Total	\$2,143						
21	Amount to Company	\$960						
22	Total Restated Expenses for Month		(\$3,103)					
23	Restated Operating Income		\$1,417					
24	Income Taxes		(\$511)					_
25	Restated Wexpro Net Operating Income After Taxe	es	\$906					_
1	All figures are hypotheticaland used only for demonstrate	ng the method of	alaulatina razw	nent to the Common	for oil production oil so	carroire as provided i	Article II of the Assess	mant
1	All figures are hypotheticaland used only for demonstrati	ing the method of c	aculating payn	nent to the Company	7 101 Oil production oil re	servoirs, as provided i	ATUCIE II OF THE Agree	nent.
5	See Exhibit C.							
- '	See Limina C.							

Note: Exhibit B reflects changes filed by Questar Gas Company on February 14 and March 27, 2013.

Questar Gas Company Wexpro II Agreement Exhibit C Page 1 of 2

1 2

3

Exhibit C

Marginal Composite Income Tax Rate Calculation

4 Rate Calculation

- $\ \, \text{For determining the marginal composite tax rate defined in section I-27, the composite state tax rate } \, t_s$
- 6 is determined as follows:

$$t_{s} = \sum r_{i} \times f_{i}$$

- 8 where
- 9 r_i is the currently applicable marginal state tax rate applicable in state i.
- f_i is a factor based on the statutes and regulations currently in effect for state i.
- As of July 31, 2012, r_i , f_i , and t_i for each state in which Wexpro is currently doing business and t_s are as follows:

\mathbf{r}_{i}	f _i	$r_i \times f_i$
5	$(Inv_i + Rcpt_i + W_i) / = 16.6390\%$	0.8
C	$(Inv_i + Rcpt_i + W_i) / = N/A$	0.0
4	$Rcpt_i = 17.1702\%$	0.7
6	$(Inv_i + Rcpt_i + W_i) / = 0.0001\%$	0.0
7	$(Inv_i + Rcpt_i + W_i) / = 0.0032\%$	0.0
C	$(Inv_i + Rcpt_i + W_i) / = N/A$	0.0
	5 C 4	$\begin{array}{lll} & & & & \\ & & & \\ & & & \\ & & \\ & & & \\$

= 1.6

14 where

13

15

16

17

18

Inv_i is the percentage of Wexpro's total-company investment in state i

Rcpt_i is the percentage of Wexpro's total-company gross receipts in state i

W_i is the percentage of Wexpro's total-company wages in state i

Note: The marginal composite state income tax rate for each state is based on that state's currently applicable statutes and regulations. See Composite Tax Rate Calculation on page 2 of Exhibit C.

Note: Exhibit C Page 1 reflects changes filed by Questar Gas Company on February 14, 2013.

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Questar Gas Company Wexpro II Agreement Exhibit C Page 2 of 2

							Page 2	. 01
				WEXPRO COMPANY				
			COMPOS	ITE STATE INCOME TA	X RATE			
		(a)	(b)	(c)	(d)	(e)	(f)	
		(a)	(D)	(6)	(d)	(e)	Marginal	
						Marginal	Composite	
		Average	Gross			Tax	State	
	State	Investment	Revenue	Wages	Percentage	Rate	Rate	
	UTAH	74 570 000	44 007 700	5.077.405				
1	State total	71,576,328	11,287,726	5,277,495	(-, -, -)/0 -		-1+- £	
2	Wexpro total	1,076,183,593 6.6509%	265,912,590 4,2449%	13,524,669 39.0213%	(a+b+c)/3=d 16.6390%	5.00%	d*e=f 0.8320%	(1
3		0.0509%	4.244976	39.021376	10.0390%	5.00%	0.6320%	()
	WYOMING		N/ANr	o Income Tax Imposed -			0.0000%	(2
	.v i Oivili 40		14/74-140	omo rax imposeu -			5.000078	(2
	COLORADO							
4	State total		46,184,300					
5	Wexpro total		268,978,922		(b)/1=d		d*e=f	
6			17.1702%		17.1702%	4.63%	0.7950%	(3
	MONTANA							
7	State total	1,310	720	0				
8	Wexpro total	1,076,183,593 0.0001%	268,391,234 0.0003%	13,524,669 0.0000%	(a+b+c)/3=d 0.0001%	6.750/	d*e=f 0.0000%	
9		0.0001%	0.0003%	0.0000%	0.0001%	6.75%	0.0000%	
	NEW MEXICO							
10	State total	62,863	10,592	0				
11	Wexpro total	1,076,183,595	268,978,923	13,524,668	(a+b+c)/3=d		d*e=f	
12		0.0058%	0.0039%	0.0000%	0.0032%	7.60%	0.0002%	
13	NEVADA		N/ANo	Income Tax Imposed -			0.0000%	(2
14	TOTAL						1.6272%	
	(1) The standard	three factor formula	was alacted on the Lital	h return for 2010 In 201	11, the sales factor will be we	pighted by 4 w	ith the	
					ales-factor in 2013 and beyon		itii tiie	
		ax imposed by Wyom		Doing 12, and origin of	ales lacter in 2010 and beyon	iiu.		
				e-sales factor apportionn	nent in 2009.			
	, ,							
	Combined Fede	ral & State Tax Calcu	ılatıon					
		ts = .016272						
		t = .016272 t = tf (1-ts) + ts						
		t = tf(1-ts) + ts t = .35(.9837) + .016	5272					
		t = .360567	<i></i>					

1

Questar Gas Company Wexpro II Agreement Exhibit D Page 1 of 2

EXHBIT D

OPERATOR SERVICE FEE

The monthly operator service fee to be charged to Questar Gas Company by Wexpro for the production of hydrocarbons from certain properties as set forth in Section III of the Agreement will include the costs detailed below. Any reference to investment and facilities in this determination will be only to Wexpro II Gas Properties. No leasehold carrying costs or exploration and development expenses related to dry holes will be included as costs or expenses in this determination.

- 1. Operating Expenses. Reasonable and necessary operating expenses incurred by Wexpro and allocated to the production, gathering, treatment and disposition of hydrocarbons. Such expenses will include operating and maintenance expenses, administrative and general expenses, royalties (including compensatory royalties) and fees based on the monthly level of production, and other common business expenses.
- 2. Depreciation. The allocated monthly depreciation expense as computed by the unit-of-production method for proved developed producing reserves only where applicable or one-twelfth of any annual depreciation expense computed using applicable depreciation methods other than the unit-of-production method as allowed by and computed under the terms of the Agreement.
- 3. Amortization and Depletion. The allocated monthly accrual recorded for the billing month as amortization and depletion of producing lands and land rights, amortization of intangible gas plant and other amortized expenses.

4. Taxes.

- (a) Taxes Other than Income Taxes. Accruals recorded for the billing month with respect to taxes other than federal and state income taxes allocated to natural gas operations, adjustments of such accruals for tax expenses previously billed, and such taxes paid but not previously billed, including any state and local income taxes.
- (b) Federal and State Income Taxes. Federal and state income taxes for the billing month attributable to applicable investment in hydrocarbon production facilities, computed by multiplying the return by the marginal composite income tax rate (Section I-27) divided by 1.0 minus the marginal composite income tax rate.

Questar Gas Company Wexpro II Agreement Exhibit D Page 2 of 2

5. Return. Wexpro's investment in Acquired Wexpro II Gas Properties is computed using the Commission-allowed rate of return (Section I-31). For investment in commercial development gas wells, the return is computed on the basis of the base rate of return plus a risk premium of 8.00% (r + 8.00).

The investment used as a base to which a rate of return is applied will be computed in total for each category of investment subject to (i) Commission-allowed rate of return, and (ii) the base rate of return plus a 8% risk premium, and will be one-twelfth of the sum of:

- (a) The actual original investment including AFUDC in wells, well facilities and plant facilities utilized or held for future use in connection with the production, gathering, treatment and disposition of natural gas, natural gas liquids and oil, less accumulated reserves for depreciation and amortization of such plant facilities; plus
- (b) A general plant allowance of 6.3% times the sum of the amount in paragraph (a);
- (d) A cash working capital allowance for each category of investment (no risk premium, and 8% risk premium) equal to 45/365 of the allocated operating expenses, identified in paragraph 1 above, less royalties and annualized by multiplying the monthly amounts by 12; plus
- (c) A credit for the balance of accumulated deferred income taxes and other tax-timing reserves, for each category of investment (Commission-allowed rate of return, the base rate of return plus 8% risk premium).
- 6. Costs, expenses and investments will be allocated where appropriate, but only when direct assignment cannot be made.

EXHIBIT E

Base Rate of Return Index Companies

	Company Name	Activity	Regulatory	Authorized	Authorized BRR	Notes
			Agency	BRR on	on Common	
				Common	Equity on May	
				Equity on May	31, 2011	
				31, 1981		
1.	Idaho Power Company	Electric Services	Idaho PSC	14.50%	10.50%	
2.	Intermountain Gas Co.	Gas Distribution	Idaho PSC	14.50%	14.85%	
3.	Montana Power Company	Electric Services	Montana PSC	13.45%	10.25%	Renamed Northwestern Energy Corp.
4.	Montana-Dakota Utilities Co.	Gas Distribution	Montana PSC	13.50%	12.00%	Renamed MDU Resources
5.	Pacific Power & Light	Electric Services	Wyoming PSC	14.20%	10.60%	Using Replacement Index ¹
6.	Northern Utilities, Inc.	Gas Distribution	Wyoming PSC	13.50%	9.92%	Renamed SourceGas Distribution, LLC
7.	Nevada Power Company	Electric Services	Nevada PSC	15.00%	10.80%	
8.	Southwest Gas Corp.	Gas Distribution	Nevada PSC	15.20%	10.15%	
9.	Utah Power & Light Co.	Electric Services	Utah PSC	16.80%	10.60%	Renamed Pacificorp-Utah
10.	Mountain States Tel. & Tel. Co.	Tele- communications	Utah PSC	13.47%	10.67%	Using Replacement Index ¹
11.	Public Service Co. of Colorado	Gas Distribution	Colorado PSC	15.45%	10.25%	
12.	Mountain States Tel & Tel.	Tele-communications	Colorado PSC	11.90%	11.25%	Renamed CenturyLink
13.	Arizona Public Service Co.	Electric Services	Arizona PSC	15.00%	11.00%	
14.	Southwest Gas Corp.	Gas Distribution	Arizona PSC	16.00%	10.00%	
15.	Public Service Co. of New	Electric Services	New Mexico	15.50%	10.50%	
	Mexico		PSC			
16.	Southern Union Gas Co.	Gas Distribution	New Mexico	15.50%	9.53%	Renamed Public Service of New
			PSC			Mexico
17.	Colorado Interstate Corp.	Gas Transmission	FERC	13.47%	10.67%	Using Replacement Index ¹
18.	Northwest Pipeline Corp.	Gas Transmission	FERC	13.47%	10.67%	Using Replacement Index ¹
19.	Kansas-Nebraska Natural Gas	Gas Transmission	FERC	13.47%	10.67%	Using Replacement Index ¹
	Co.					
20.	Transwestern Pipeline Co.	Gas Transmission	FERC	13.47%	10.67%	Using Replacement Index ¹

¹ Replacement index per 5/29/92 Wexpro I Guideline Letter 145608



Note: Exhibit F Page 1 reflects changes filed by Questar Gas Company on March 27, 2013.



Revised April 2, 2012

Index of Wexpro Agreement Guideline Letters

<u>Date</u>	<u>Title</u>
06/14/11	QEP Assignment of F. Wilson #37 Marginal Well Interest to Wexpro
10/24/11	QEP Assignment of the Lance Formation to Wexpro (Jacks Draw #18)
03/15/11	QEP Assignment of the Lance Formation to Wexpro (Government #17)
03/15/11	QEP Assignment of the Lance Formation to Wexpro (Musser #73)
03/15/11	QEP Assignment of the Lance Formation to Wexpro (Musser #72)
03/15/11	QEP Assignment of the Lance Formation to Wexpro (Musser #42)
03/15/11	QEP Assignment of the Lance Formation to Wexpro (Musser #35)
03/15/11	QEP Assignment of the Lance Formation to Wexpro (Musser #34)
03/15/11	QEP Assignment of the Lance Formation to Wexpro (Government #15)
10/07/10	QEP Assignment of Sugarloaf Government #18 Marginal Well Interest to Wexpro
10/07/10	QEP Assignment of Sugarloaf Government #17 Marginal Well Interest to Wexpro
08/31/10	Wexpro Acquisition of Non-Consent Interest in Kinney #4 Recompletion
07/27/10	QEP Assignment of Bruff Unit 50 Marginal Well Interest to Wexpro
07/10/10	QEP Assignment of Bruff Unit 48 Marginal Well Interest to Wexpro
07/01/10	Wexpro Acquisition of Non-Consent Interest in Clifton Federal 34-6 Well
06/22/10	QEP Assignment of Bruff Unit 63 Marginal Well Interest to Wexpro
06/14/10	QEP Assignment of F. Wilson #37 Marginal Well Interest to Wexpro

Questar Gas Company Wexpro II Agreement Exhibit G

04/09/10	Wexpro Acquisition of Non-Consent Interest in Church Buttes 184 Well
03/04/10	QEP Assignment of Bruff Unit 55 Marginal Well Interest to Wexpro
02/16/10	Wexpro Acquisition of Non-Consent Interest in Bruff Unit 53 Well
10/09/09	Wexpro Acquisition of Non-Consent Interest in Lansdale 4-7 Well
07/30/09	Wexpro Acquisition of Non-Consent Interest in Lansdale 4-5 Well
07/30/09	Wexpro Acquisition of Non-Consent Interest in Lansdale 4-8 Well
07/09/09	Wexpro Acquisition of Non-Consent Interest in Bruff Unit 54 Well
06/08/09	Wexpro Acquisition of Non-Consent Interest in Church Buttes 166 Well
05/27/09	Wexpro Acquisition of Non-Consent Interest in Bruff Unit 56 Well
05/25/09	Wexpro Acquisition of Non-Consent Interest in Bruff Unit 71 Well
05/20/09	Wexpro Acquisition of Non-Consent Interest in MFS 10-5 Well
04/30/09	Wexpro Acquisition of Non-Consent Interest in Bruff Unit 51 Well
04/14/09	Wexpro Acquisition of Non-Consent Interest in Trail 04D-16W Well
04/08/09	QEP Assignment of Bruff Unit 51 Marginal Well Interest to Wexpro
03/26/09	Wexpro Acquisition of Non-Consent Interest in Church Buttes 183 Well
03/26/09	Wexpro Acquisition of Non-Consent Interest in Church Buttes 179 Well
01/15/09	Wexpro Acquisition of Non-Consent in Pando 32-8 Well
12/08/08	Wexpro Acquisition of Non-Consent Interest in Clifton Federal 34-7 Well
12/08/08	Wexpro Acquisition of Non-Consent Interest in Clifton Federal 34-5 Well
12/08/08	Wexpro Acquisition of Non-Consent Interest in Clifton Federal 28-6 Well
12/08/08	Assignment of Clifton Federal 28-8 Marginal QEP Interest to Wexpro
06/02/08	3D Seismic Program, Dry Piney Unit, Sublette County, Wyoming
03/01/08	Wexpro Acquisition of Non-Consent Interest in Church Buttes 173 Well

Questar Gas Company Wexpro II Agreement Exhibit G

01/06/08	Wexpro Acquisition of Non-Consent Interest in Clifton-Federal 34-8 Well
01/03/08	Wexpro Acquisition of Non-Consent Interest in Church Buttes 149 Well
10/02/07	Guideline Letter for Wexpro Monitor Fee Amount
09/11/07	Wheeler Farmout Guideline Letter - Assignment of marginal intervals in West Hiawatha to Wexpro to facilitate Development Gas Drilling under the terms of the Wexpro Agreement
07/05/07	Wexpro Acquisition of Non-Consent Interest in Church Buttes 148 Well
04/23/07	Wexpro Acquisition of Non-Consent Interest in Church Buttes 162 Well
04/17/07	Wexpro Acquisition of Non-Consent Interest in Trail Unit 03C-10J Well
01/12/07	Assignment of Working Interest to Wexpro to Facilitate Developmentn Gas Drilling (Hydrocarbon Monitor approval of assignment of Anadarko's non-consent interest in Church Buttes 89 Well)
03/15/06	Hydrocarbon Monitor approval of assignment of ExxonMobil's non-consent interest in Dry Piney 5 Well
03/15/06	Hydrocarbon Monitor approval of assignment of Exxon Mobil's non-consent interest in Dry Piney 27 Well
03/14/06	Hydrocarbon Monitor approval of assignment of interest in the Upper Mesaverde Formation in West Hiawatha wells Lasher 11 and 12
01/20/06	Hydrocarbon Monitor approval of assignment of interest in the Upper Mesaverde Formation in Hiawatha State Land 7 Well
08/24/05	Hydrocarbon Monitor approval of assignment of interest in the Bear River Formation in Dry Piney #32 & #35 Wells
08/09/04	Guideline Letter regarding assignment of marginal intervals to Wexpro to facilitate Development Gas Drilling under the terms of the Wexpro Agreement
07/26/04	Pre-participation approval by Hydrocarbon Monitor to participate in the 3D Seismic program over Canyon Creek Unit
02/20/04	Guideline Letter Governing the Adoption of Financial Accounting Standards Board Statement #143, Accounting for Asset Retirement Obligations Under the Wexpro Agreement
10/08/02	Election to designate the Mesaverde Formation as a "Productive Gas Reservoir" in the Participating Area A, Island Unit, Uintah County, Utah

Questar Gas Company Wexpro II Agreement Exhibit G

09/30/02	The Mesa Unit (Pinedale) Upper Mesaverde Guideline Letter
06/26/02	Guideline Letter for Coal Bed Methane Development Under the Wexpro Agreement
06/26/02	Guideline Letter relating to ownership in the Mesaverde Formation within Jackknife Springs Unit
04/04/01	Guideline Letter Relating to Development and Ownership of the Mesaverde Formation within the Island Unit, Uintah County, Utah
05/31/00	Guideline Letter relating to The Mesa Unit (Pinedale) Lance Formation Ownership
08/18/99	3D Seismic program in Pinedale Anticline
04/27/99	I-47 Product Allocation Ratio
11/13/98	Division Sign Off of Birch Creek #117 as D-24
06/25/98	Guideline Letter Relating to Island Unit — Deepening Wells
01/22/98	Acquisition of 3-D Seismic Data, Brady Field, Wyoming
10/17/94	Guideline Letter Relating to 3-D Seismic Projects
05/16/94	Development Program, Johnson Ridge Field, Wyoming
05/29/92	Refund of Excess Deferred Taxes – Whole-Well Approach for Determining Commerciality in the Church Buttes Unit – Replacement Index Method for Determining Base Rate of Return
12/19/89	1989-90 Base Rate of Return Under the Wexpro Agreement
11/21/89	Joint Account Overhead Fees Guideline Letter
08/25/89	Wexpro Agreement Guideline Letters
07/11/89	Wexpro Agreement — Federal Royalty Assessment of Brady Liquids — Adjustment to Manufacturing Allowance
10/27/88	Wexpro Agreement Guideline for Expanding Participating Areas Inside Federal Units
10/16/87	Nonstatus Well Guidance Letter Dated May 7, 1986
05/07/86	Wexpro Agreement – Accounting of Pre-July 31, 1981, Overriding Royalty Interests – and Nonstatus Wells

Questar Gas Company Wexpro II Agreement Exhibit G

03/03/86	The Wexpro Bug Field, San Juan County, Utah
02/27/86	Accounting for Production Taxes
09/07/84	Well Completions in the Hiawatha & Powder Wash Oil and Gas Fields
09/07/84	Tentative Plan to Fracture Stimulate Mesa Unit Well #2, Sublette County, Wyoming
07/16/84	East Hiawatha Enhanced Recovery Project
12/14/83	Delivery Point at the Butcher Knife & Church Buttes Fields, Sweetwater County, Wyoming

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 28th day of March, 2013, a true and correct copy of the foregoing REPORT AND ORDER was delivered upon the following as indicated below:

By Hand-Delivery:

By Electronic-Mail:

Colleen Larkin Bell (collen.bell@questar.com) Jenniffer Nelson Clark (jenniffer.clark@questar.com) Questar Gas Company	Division of Public Utilities 160 East 300 South, 4 th Floor Salt Lake City, Utah 84111
(van Williams (<u>ivan.williams@wyo.gov</u>) Wyoming Office of Consumer Advocate	Office of Consumer Services 160 East 300 South, 2 nd Floor Salt Lake City, Utah 84111
Gary A. Dodge (<u>gdodge@hjdlaw.com</u>) Hatch, James, & Dodge	San Lake City, Otali 84111
Kevin Higgins (khiggins@energystrat.com) Neal Townsend (https://ntenergystrat.com) Energy Strategies	
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David L. Taylor (dave.taylor@pacificorp.com) Yvonne R. Hogle (yvonne.hogle@pacificorp.com) Rocky Mountain Power	
Patricia Schmid (<u>pschmid@utah.gov</u>) Justin Jetter (<u>jjetter@utah.gov</u>) Assistant Utah Attorneys General	
Michele Beck (<u>mbeck@utah.gov</u>) Office of Consumer Services	
	Administrative Assistant

Dominion Energy Utah 2020 Affiliate Transaction Report Docket No. 21-057-13 Page 329 of 413

REPORT AND ORDER OF UTAH PUBLIC SERVICE COMMISSION

DATED DECEMBER 31, 1981

BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH -

IN THE MATTER OF THE PETITION OF
THE DIVISION OF PUBLIC UTILITIES
TO CONSIDER THE PROPOSED TRANSFER
OF CERTAIN WELLS, LEASES, LANDS AND
RELATED FACILITIES AND INTERESTS
OF MOUNTAIN FUEL SUPPLY COMPANY
TO WEXPRO COMPANY ON REMAND FROM
THE UTAH SUPREME COURT.

CASE NO. 76-057-14

IN THE MATTER OF THE APPLICATION OF MOUNTAIN FUEL SUPPLY COMPANY FOR A GENERAL INCREASE IN RATES AND CHARGES INCIDENT TO NATURAL GAS SERVICE RENDERED WITHIN THE STATE OF UTAH.

CASE NO. 77-057-03 (Count II)

IN THE MATTER OF THE APPLICATION OF MOUNTAIN FUEL SUPPLY COMPANY FOR A GENERAL INCREASE IN RATES AND CHARGES INCIDENT TO NATURAL GAS SERVICE RENDERED WITHIN THE STATE OF UTAH.

CASE NO. 79-057-03

REPORT AND

ORDER ON

STIPULATION

AND AGREEMENT

IN THE MATTER OF THE APPLICATION OF MOUNTAIN FUEL SUPPLY COMPANY FOR A GENERAL INCREASE IN RATES AND CHARGES INCIDENT TO NATURAL GAS SERVICE RENDERED WITHIN THE STATE OF UTAH.

CASE NO. 80-057-01

IN THE MATTER OF THE APPLICATION OF MOUNTAIN FUEL SUPPLY COMPANY FOR A GENERAL INCREASE IN RATES AND CHARGES INCIDENT TO NATURAL GAS SERVICE RENDERED WITHIN THE STATE OF UTAH.

CASE NO. 81-057-01

IN THE MATTER OF THE INVESTIGATION OF THE TRANSFER OF CERTAIN WELLS, LANDS, LEASES AND RELATED BUILDINGS AND INTERESTS OF MOUNTAIN FUEL SUPPLY COMPANY AND/OR WEXPRO COMPANY TO CELSIUS ENERGY COMPANY OR ANY OTHER ENTITY OR PERSON.

CASE NO. 81-057-04

Submitted: November 25, 1981 Issued: December 31, 1981

For:

Stephen H. Anderson, Esq. Merlin C. Baker, Esq. A. Robert Thorup, Esq. RAY, QUINNEY & NEBEKER Special Assistant Attorneys General

Utah Department of Business Regulation, Division of Public Utilities

Thomas A. Quinn, Esq. RAY, QUINNEY & NEBEKER Special Assistant Attorneys General

Utah Committee of Consumer Services

Edward W. Clyde, Esq.
CLYDE, PRATT, GIBBS & CAHOON
Robert S. Campbell, Jr., Esq.
Gregory B. Monson, Esq.
WATKISS & CAMPBELL
R. G. Groussman, Esq.

Mountain Fuel Supply Company

Calvin L. Rampton, Esq. JONES, WALDO, HOLBROOK & McDONOUGH Wexpro Company

Donald B. Holbrook, Esq. Robert S. McConnell, Esq. JONES, WALDO, HOLBROOK & McDONOUGH

Utah Utility Shareholders Association

Bruce Plenk, Esq. Ronald E. Nehring, Esq. UTAH LEGAL SERVICES, INC.

Utah Coalition of Senior Citizens

F. Robert Reeder, Esq. PARSONS, BEHLE & LATIMER

Kennecott Corporation

By the Commission:

The above cases are now before the Commission as the result of a motion of the Utah Department of Business Regulation, Division of Public Utilities (Division), the Utah Committee of Consumer Services (Committee), Mountain Fuel Supply Company (MFS when referring to Mountain Fuel Supply Company including its affiliates and the Company when referring only to the Distribution and Transmission Divisions of MFS), and Wexpro Company (Wexpro) for this Commission to adopt and approve a Stipulation and Agreement (Settlement) entered into by the moving parties to resolve all issues outstanding in these cases with the exception of rate design and residential conservation service issues in Case No. 81-057-01. Wherever utilized in this Report and Order the words "subsidiary" or "affiliate" of MFS shall be understood to refer to any corporation or other business entity which is owned or controlled either directly or indirectly by MFS.

The Commission's Report and Order on Rehearing dated April 11, 1978 in Case No. 76-057-14 was reversed and by the Utah Supreme Court in Committee of Consumer Services v. Public Service Commission of Utah, 595 P.2d 871 (Utah 1979) (Wexpro Case). The Settlement resolves all issues on remand in that case. During the pendency of Case No. 76-057-14, the Commission entered orders granting general rate increases in Case Nos. 77-057-03 (Count II), 79-057-03, 80-057-01 and 81-057-01. Each of those orders was conditioned in some way on further proceedings in Case No. 76-057-14. The conditions in those orders are resolved by the Settlement. The issues in Case No. 81-057-04 relate to issues in Case No. 76-057-14 and are also resolved by the Settlement.

The Staff of the Public Service Commission of Wyoming is also a party to the Settlement. On October 28, 1981, the Wyoming Commission, after hearing, entered an order approving the Settlement concluding that it is in the public interest. P.S.C.W. Docket No. 9192 Sub 68.

The Commission has held several public hearings in Case No. 76-057-14 during 1980 and 1981 since reversal and remand of its Report and Order on Rehearing. At the time scheduled and noticed for evidentiary hearings in the remand portion of the case to commence, the moving parties advised the Commission that they had almost reached agreement on a settlement of the above cases and related cases, and requested that the hearings be continued to allow them to On August 31, 1981, the parties complete negotiations. presented to the Commission a summary of the Settlement and requested a continuance to draft definitive documents setting forth the detailed terms of the Settlement. The Commission set the matter for hearing on October 14, 1981 for the purpose of reviewing the Settlement and receiving testimony and public statements with respect to it. The Utah Coalition of Senior Citizens (Coalition) and Utah Utility

Shareholders Association (Shareholders) also entered their appearances but took no position on the Settlement at the August 31, 1981 hearing.

Hearings were held on October 14, 15, 16, 19 and 20, 1981, during which the Commission received evidence, argument and public statements with regard to the Settlement. Settlement was received in evidence as Exhibit S-1. Division and Committee called four witnesses: Roseman, an economist with National Economic Research Associates: Howard Ritzma, a geologist and Assistant Director and Chief of the Petroleum Section of the Utah Geological and Mineral Survey; Merrill R. Norman, a certified public accountant with the firm of Fox & Company; and Lyle Hale, an independent consulting geologist. MFS called four witnesses: John Crawford, its Executive Vice President and Chief Financial Officer; R. D. Cash, its President and Chief Operating Officer; James A. Harmon, an investment banker with Wertheim & Co. and a member of the Board of Directors of MFS; and Richard Walker, a certified public accountant with the firm of Arthur Andersen & Company. Wexpro called Ralph M. Kirsch, its President and Chief Executive Officer. Shareholders called John O'Leary, an independent energy consultant formerly serving in a variety of federal and state government positions relative to energy matters. these witnesses recommended that the Commission approve the Settlement as being in the public interest. The Coalition called no witnesses but indicated that it might wish to call witnesses after a recess in hearings.

The Commission also received the statement of Phillip Morace, a spokesman for Stand United for Rate Fairness (SURF), a utility consumer group which expressed reservations regarding the Settlement.

At the conclusion of the evidence and argument on October 20, 1981, the hearings were continued to November 23, 1981 to allow further opportunity for the public to examine the Settlement and prepare statements and for the Coalition to prepare any evidence it wished to offer. Notice of the

hearing and the opportunity to review the Settlement and present statements or evidence concerning it was timely published in a newspaper of statewide distribution and general circulation for two consecutive days. In addition, the news media have given extensive coverage to the hearings in these cases on the Settlement and particularly publicized the opportunity for public comment on November 23, 1981.

At the hearing on November 23, 24 and 25, 1981, the Coalition called Richard D. Rosenberg, a staff counsel to the Public Utilities Commission of California who appeared in his individual capacity for the Coalition and not as a representative of the California Commission or its staff. Mr. Rosenberg testified regarding the Gas Exploration and Development Adjustment (GEDA) exploration program of Pacific Gas & Electric Company, as established by the California Public Utilities Commission. He took no position on the merits of the Settlement, but rather expressed the view that in his opinion an alternative that the Commission might consider could be based on California's GEDA program. He testified that this program has been successful in California as indicated by the California PUC Order which is an exhibit in this case. He further testified as to the availability of experts who could put a dollar value on gas and oil properties both explored and unexplored. Sworn statements were made by Robert B. Hansen, Justin Stewart, Representative Blaze Wharton, Chester Bellows, and Karen Feldman. Unsworn statements were presented by Representative Jeff Fox, Stanley Wangsgaard, Norma Nation and by W. H. Jensen, General Manager of the Utah Copper Division of Minerals Company, a division Corporation, through counsel F. Robert Reeder. The testimony and statements of public witnesses expressed some concerns about various provisions of the Settlement, the public's awareness of the Settlement and general concerns about utility rates. Several of the public witnesses were of

the opinion that the Commission should determine the fair market value of the unexplored Account 105 properties transferred under the Settlement. Kennecott supported the Settlement. James L. Barker, Assistant Attorney General of the State of Utah and former counsel for the Committee in Case No. 76-057-14, was called as a rebuttal witness by the Division. He testified that the Settlement was in the public interest in his opinion.

On November 24, 1981, the Commission heard the motion of the Coalition to order an appraisal of the Account 105 properties to be transferred to Celsius Energy Company (Celsius) under the Settlement. Following argument of all parties; the Commission denied the motion.

On November 25, 1981, all parties presented closing arguments to the Commission. In addition to oral arguments, the parties to this proceeding have filed extensive memoranda on the issues presented. The Coalition opposes the Settlement; all other parties support it.

Before reciting the evidence, testimony, statements and arguments of counsel on which the Commission relied to make its Findings, Conclusions and Order, the Commission believes it is appropriate to discuss its philosophy and understanding of regulation as it relates to these issues, however, we are not intending that the Findings, Conclusions or Order herein will be based on this discussion.

First, the Commission considers the use of negotiated settlements to be helpful in arriving at a solution to the cases it hears. The practice was recognized and sanctioned by the legislature (see Utah Code Annotated § 54-7-10[1], [1981 Supp]), and has often been used by the Commission in the past. In a recent Mountain Bell general rate case (Case No. 80-049-01), the Commission expressed the following:

The Commission encourages parties to negotiate their differences and enter into stipulations, particularly in cases of the complexity presented

here; such efforts may expedite the regulatory process, and aid the Commission in effecting determinations which are equitable. Nevertheless, no party can or ought to be compelled to participate in such negotiations, nor is a non-stipulating party barred or estopped from urging that a stipulation be rejected or its terms modified. Parties who choose to negotiate a stipulated settlement of a case cannot, by their own agreement, divest the Commission of its statutory authority. While parties to a case may agree that a particular result is desirable, any proposed stipulation must be found by the Commission to achieve a result which is just, reasonable, and in the public interest. Should the Commission reject a proposed stipulation, in whole or in part, the parties are at liberty to withdraw the stipulation or accede to the Commission's modifications.

Second, the Commission recognizes the advantages and disadvantages which may follow utility investment in non-utility ventures. Some of the problems which concern us are noted in the 1972 Report of the Ad Hoc Committee on Non-Utility Investments - Diversification by Utility Companies, of the National Association of Regulatory Utility Commissioners:

crucial question is whether diversification by public utilities poses a threat to the basic investment-revenue cycle. For now, only the most obvious aspects need be noted. If utility resources are devoted to non-utility operations, no major problem is presented if either: (1) The non-utility enterprise is as profitable as the utility enterprise; or (2) the non-utility enterprise is of insignificant scale in comparison with the utility enterprise. In either event, utility revenues will support new utility investments which will generate new utility revenues to support new utility investments, in a continuing cycle. The utility's investors may gain some extra profits in the first instance, and may sustain some losses in the second instance, but the interest of the public is not adversely affected in serious degree in either case. On the other hand, if the non-utility investment is both substantial and unprofitable, there is risk of disruption of the investment-revenue cycle. An enterprise with a substantial and unprofitable non-utility operation has only two options: (1) it can increase revenues of the utility business sufficient to cover the losses on the non-utility business and thereby maintain the flow of needed capital; or (2) it can

refuse to support the unprofitable non-utility operation by such a subsidy from the utility operation-which would mean that the enterprise as a whole would be unprofitable and unable to attract capital on reasonable (or perhaps any) terms.

The end result is precisely the same as in those situations in which utility investments were diverted to promoters' pockets or utility revenues

were diverted to affiliated interests.

It should be noted that even if non-utility operations are profitable, there may be political difficulties retaining effective in an Confronted with investment-revenue cycle. good overall profitability enterprise with (resulting from its non-utility ventures), public may be unusually resistant to permitting rate increases, even if they clearly are warranted by the investment and revenue requirements of the utility operation. An analogy is the apparent expectation of consumers of some AT&T operating subsidiaries that the parent, through nationwide operations, should support losing operations of the subsidiaries.

The Commission believes the utility business of MFS to be the cornerstone of its operations and that other activities must enhance and not jeopardize that cornerstone. It is for these reasons that the Commission is vitally interested in company restructuring which is in effect diversification or functional separation, and we believe Utah statutes authorize Commission review of such proposals, and the setting aside or modification of same if, after a hearing, the scheme itself, or its logical or intended consequences, are found to be detrimental to the utility cornerstone or injurious to the public interest.

Third, the Commission believes the no-profits-to affiliates rule discussed in the Utah Supreme Court's decision and the potential for a conflict of interest or sweetheart relationship within the structure of MFS and its subsidiaries require continued and ongoing scrutiny by the Commission of MFS and all of its subsidiaries whether or not they are subject to a regulated rate of return. The Commission further notes that the Supreme Court has appeared to elevate management responsibility to utility customers to a form of "trust" relationship which also requires such ongoing scrutiny.

Fourth, while the Commission accepts the concept that MFS should be allowed to earn an unregulated rate of return on some of its non-utility investments, we believe that such proposals should be presented in advance so that the Commission might be advised of and analyze such investments and/or reorganization as to any potential risk to the public utility or its customers. The Commission notes that the decision to create Celsius has not been brought before it and the Commission trusts MFS will do so. The Commission does not find it necessary to require a formal hearing on this matter before accepting the Stipulation.

Fifth, the Commission believes that exploration for and development of energy resources are an appropriate activity for MFS, both as part of its regulated activities and those which are not subject to a regulated rate of return. The Commission recognizes the past success of MFS's exploration and development program and believes that MFS should continue in the future such programs both for the benefit of its utility operations and those which are not subject to a regulated rate of return. The Commission notes that while exploration and development of historically been a utility activity conducted by MFS pursuant Commission orders regulated/non-regulated venture, the decision by MFS to abandon exploration as a utility undertaking has been implemented unilaterally and without Commission sanction. The Commission at this time and for the purpose of this settlement finds it unnecessary to determine if MFS's utility activities, which are subject to a regulated rate of return, should include an exploration and development program.

Sixth, the Commission is extremely concerned that the Utah customers of MFS are not well-served by the Federal Energy Regulatory Commission (FERC) taking jurisdiction over any of MFS's operations and by MFS's attempt to supplant State regulation with Federal regulation and pricing policies which could make natural gas significantly more costly to Utah customers. The thrust of the FERC applications has been to avoid Utah policies favoring cost-of-service gas pricing (rather than sharply rising "market" pricing favored by the Federal Congress as an incentive for producers to search for new gas supplies) on old as well as new gas. The applications have evoked a classic, and ironic, confrontation between company interests seeking higher profits through an expansion of federal regulation, and regulators seeking to preserve State prerogatives to regulate utility affairs in the interest of keeping costs to customers as low as practicable while allowing a reasonable rate of return to investors. While the Commission will not condition this order on the withdrawal by MFS and its subsidiaries pending FERC applications the Commission feels a more appropriate procedure and a showing of good faith by MFS and its subsidiaries would be to voluntarily continue said applications until the Commission has been fully apprised of the effect of such applications.

Seventh, consistent with the Commission's concern that Utah customers of MFS are better served and protected by State regulation, it is noted that the recent case, Mid Louisiana Gas Co. v. Federal Energy Regulatory Commission, Consolidated Gas Supply Corporation v. Federal Energy Regulatory Commission, (5th Cer, Dec. 23, 1981 Slip Opinion at 13818 to 13826) casts further doubt on cost of service gas and State regulatory jurisdiction. The Commission feels the Settlement would contracturally bind the parties and therefore avoid the adverse effects to Utah customers it foresees if Mid-Louisiana is finally construed adversely to State regulatory interests. We also note that the facts

involved in the present case are far different than those in Mid-Louisiana. The Natural Gas Policy Act of 1978 was established to provide incentives for investment and in the present case the Utah Supreme Court has found that ratepaying customers have made the investment. This concept that gain follows risk, even under Mid-Louisiana reasoning, may well result in profits to MFS which then would flow to the benefit of customers.

Having expressed its general regulatory philosophy as it relates to the matters before it, the Commission will outline evidence, testimony, statements and argument of counsel upon which the Findings, Conclusions and Order are made.

- (1) Notwithstanding any language which might be construed to the contrary in either the agreement or stipulation all parties have agreed on the record that acceptance of the settlement by the Commission in no way limits or affects the Commission's jurisdiction or regulatory authority and further is not to be construed as limiting the Commission in its future regulation of MFS.
- of its predecessors, for many years prior to that date, have explored for hydrocarbons in the Rocky Mountain Region. MFS, Wexpro and the Shareholders contend that this Commission has historically considered part of the exploration program to be subject to utility regulation and part of the program to be nonutility and that while this treatment of the program has resulted in benefits to Company customers, it has also caused conflict over the years regarding whether the benefits received were sufficient. The Division, the Committee and Consumer groups have contended that in addition to cost of service gas the profits from oil discoveries, which have not been subject to a regulated rate of return by this Commission, should be utilized to reduce gas prices. This position was in part prompted by the

inclusion in rates of exploration as an expense item and that the exploration and development of hydrocarbons were all financed largely from retail gas sales in Utah. On the other hand, MFS, Wexpro and the Shareholders have maintained the view that recovery of exploration expenses in rates did not constitute a ratepayer investment and that customers had no interest in exploration properties profits.

- (3) Wexpro was created in late 1976 as a subsidiary of MFS. The oil properties then in the nonutility account were transferred to Wexpro under the Agreement of Purchase and Sale; the Joint Exploration Agreement (JEA) was established to govern drilling activities on properties of joint interest between the Company and Wexpro.
- in December of 1976 when the Division requested that the Commission investigate the Agreement of Purchase and Sale and the JEA. The Commission entered an order on July 20, 1977, holding that it had no jurisdiction over the transfer. Thereafter, the Commission granted a rehearing to consider certain modifications to the Agreement of Purchase and Sale and JEA. The rehearing was held over a period of several weeks. On April 11, 1978, the Commission entered its Report and Order on Rehearing approving the Agreement of Purchase and Sale and JEA if certain amendments were made. The amendments were agreed to by the Company and Wexpro.
- this order before the U ah Supreme Court. On May 10, 1979, the court rendered its decision reversing the order and remanding the case to the Commission for further hearings.

 Committee of Consumer Services, supra, 595 P.2d 871. MFS and Wexpro petitioned for rehearing which was denied and petitioned by writ of certiorari to the United States Supreme Court which was also denied.

- MFS's exploration program prior to the creation of Wexpro since January 1, 1977, has been MFS and Wexpro currently own a number of properties as a result of that program. Proper exploitation of these properties for the benefit of all parties requires their exploration. At least \$40,000,000 should be spent during the next five years in development drilling to productive gas reservoirs; larger sums are needed for exploratory drilling on the properties to avoid lease expirations and develop their potential. The testimony of management and members of the Board of Directors is that MFS investors will not support a regulated exploration program on these properties; these witnesses also believe that a regulated exploration program has the potential to cause problems with partners in the field and with scientific and technical employees who are essential to an exploration program and are in high demand in the Rocky Mountain Region. Witness Rosenberg testified that a regulated exploration program has been approved in California and has resulted in extensive drilling in the Rocky Mountain Area with major oil companies.
- the one hand and MFS and Wexpro on the other testified that they have vigorously pursued claims with respect to the proper treatment of the properties. Litigation has already cost the parties substantial amounts in direct costs and has involved proceedings in multiple agencies and courts. If the litigation which to date has cost a total of approximately \$4,000,000 is not resolved by Settlement, it is possible that it will proceed for several years in several forums with costs to the parties of additional millions of dollars.
- (8) The Wyoming Public Service Commission and its staff began proceedings dealing with the same issues as the Wexpro case which have now been concluded by approval of the Settlement by the Wyoming Commission.

- (9) During the litigation related to these cases which has arisen following the Utah Supreme Court opinion in Committee of Consumer Services, supra, there has been uncertainty associated with the eventual allocation of costs and benefits of exploration which MFS argues has made it imprudent for exploration to proceed on other than a minimal basis. Witnesses for all parties to the Settlement and the Shareholders expressed concern, that if litigation proceeds, opportunities may be lost to the detriment of all interested parties. MFS witnesses testified that raising substantial capital needed to explore and develop the properties, because of the current status and uncertainty of the exploration program, if possible, would be difficult and could only be done at a high cost. These witnesses also testified that current uncertainties are impairing the ability of MFS to employ and retain the scientific and technical personnel essential to a successful exploration Whatever benefits from the properties are program. eventually determined to be properly utilized to reduce rates to MFS customers may not be available for several years if litigation continues.
- (10) Recognizing the problems associated with litigation, the parties, with the encouragement of the Commission, examined the possibility of settling their disputes. Settlement conferences began in depth in March of 1981. Mr. Roseman, a participant in the Settlement negotiations, and other witnesses testified that the parties vigorously pursued their positions, that negotiations were extremely tough, reaching impasse on several occasions, and that the parties interests were negotiated at arm's-length. The parties retained and utilized well-qualified and eminent experts in connection with decisions made and positions taken in negotiations.

- affiliates of MFS will do the exploration of the properties covered by this settlement in the future and will operate production activities on said producing properties although provision is made in the agreement for farmouts.
- (12) Expert witnesses and counsel for parties to the settlement all urged that the Settlement's approach to the problem of exploring and developing the properties is an acceptable and reasonable. Mr. Roseman, for the Division and Committee favoring the Settlement, testified, that the cost-of-service gas and oil income from gas properties and transferred properties and royalty income and first call on gas with respect to unexplored properties are fair and compensate the Company (for the appropriate benefit of its customers) for its interest in the properties while at the same time leaving MFS with incentives to explore them. Mr. Roseman testified that he had some doubts about the sufficiency of the incentives. However, Mr. Cash, Mr. Kirsch and Mr. O'Leary were of the opinion that the incentives were sufficient. Messrs. Roseman, Crawford, Harmon and Cash were of the view that MFS investors would support the exploration program proposed by the Settlement; Messrs. Cash and Kirsch testified that exploration department employees would be more willing to stay with Wexpro under the Settlement than without it.
- including independent geologists Ritzma and Hale, independent economist Roseman and certified public accountant Norman, testified that the consideration involved in the transfer of properties from MFS to subsidiaries was in their opinion fair to MFS and its customers. No dollar value appraisal was completed on the transferred properties. MFS customers will receive substantial benefits from cost-of-service gas, from future sharing of oil income and from royalties. In addition to these benefits, customers

will have rates reduced by a one-time \$21 million reduction, over a one year period, a \$250,000 annual payment from Wexproto the Company for twelve years and the elimination of the approximately \$3.1 million annual exploration expense from rates which will occur in approximately one year.

- (14) MFS and Wexpro witnesses Crawford, Harmon, Cash and Kirsch testified that the Settlement is fair and reasonable to MFS's shareholders. MFS's consolidated after-tax earnings may suffer an estimated reduction of approximately \$15.5 million in 1981 as a result of the Settlement. If 1982 oil production and income are similar to 1981, after-tax earnings in that year may be down by some \$7 to \$8 million as a result of the Settlement plus the effect of any royalty payments. No witness for the companies: attempted to quantify the loss of income associated with the royalty payments and no witness from the Division or Committee attempted to quantify past benefits to MFS or its shareholders of the regulatory treatment afforded MFS prior to the Wexpro decision.
- (15) Mr. O'Leary, for the Shareholders, thought the Settlement was costly to present shareholders in terms of the interests they claimed but favored its approval because continued litigation could damage shareholder interests to an even greater extent.
- that its terms are an integrated whole and that the benefits flowing to customers is to be viewed in total and not in separable units, the witnesses of parties favoring the Settlement testified that primary individual elements also represent fair market value. For example, the 7% overriding royalty associated with exploratory properties was deemed by Messrs. Roseman, Ritzma and Hale for the Division and Committee, to be fair market value for those assets. The Commission accepts this expert testimony. Witnesses testified that because of the speculative nature of evaluating unexplored properties, they are typically traded

in the industry on the basis of retained interests such as royalty interests. These properties already have on average 16% in royalties; hence, 7% is a figure that could well have been reached in a typical industry transaction. The Company's right to receive gas at cost of service and 54% of net profits from liquids produced on the productive oil properties transferred to Wexpro was deemed by all expert witnesses who addressed the issue to be fair market consideration for those properties.

- (17) Witnesses testified one valuable effect of the Settlement is that it resolves many of the issues in the pending litigation in a manner that MFS believes will allow the exploration program to proceed. All witnesses who addressed the issue agreed that without the Settlement all parties have difficulty achieving their objectives.
- (18) Some witnesses testified that the Settlement provides a better solution to the treatment of the joint interest properties than did the JEA. All witnesses for the Division, Committee, MFS, Wexpro and the Shareholders urged the Commission to approve the Settlement because it was, in their opinions, in the public interest.

FINDINGS OF FACT

Having reviewed the record and having considered the Settlement, the evidence, and having been fully advised, the Commission finds that:

- 1. MFS is a corporation organized and existing under the laws of the State of Utah, with its principal place of business located at 180 East First South Street, Salt Lake City, Utah. MFS is a "gas corporation" and a "public utility" as those terms are defined in Utah Code Annotated \$ 54-2-1 (1974).
- 2. MFS produces and purchases natural gas from fields and pipelines in Wyoming, Utah and Colorado, and transports this gas through two major pipeline systems to markets in southwestern Wyoming and porthern and central Utah.

- 3. MFS provides natural gas service to customers in a Utah service area which includes the Wasatch Front, portions of Carbon and Emery Counties, portions of the Uintah Basin and other areas contiguous to its system. The customers served by the Company in its Utah and Wyoming service area number approximately 400,000.
- 4. As will be outlined in the following findings, the Commission accepts the Stipulation and Agreement as means of dealing with the "Wexpro" case and related matters. The Commission does not and could not waive any of its jurisdiction, or regulatory power and authority, in so accepting.
- Supply Company is a regulated public utility and it cannot escape this by organizing itself into different corporate entities, parent and subsidiary in nature. By approving this Settlement and by past actions this Commission acknowledges and supports the proposition that MFS may have activities which are not limited to a "regulated" rate of return. We do not, however, give up our necessary access to information from the parent or its subsidiaries, or our lawfull regulatory control over MFS or any of its parts in accepting this Settlement.
- 6. The Commission is not entirely persuaded that under attractive circumstances investors will not support a regulated exploration and development program, that such a program will cause problems with partners in the field or with the ability of MFS to keep employees. However, the Commission finds that it is unnecessary to make a final determination on this matter for the purpose of this proceeding.
- 7. It appears from the statement of counsel and testimony of witnesses that the parties to the Settlement vigorously pursued their positions; negotiations were extremely tough, and at arms length.

- 8. The Settlements approach to the problem of exploring and developing the properties involved in the Settlement is an acceptable and reasonable basis for exploring and developing said properties and is in the public interest.
- 9. Resolution of the many issues involved in this proceeding and the related pending litigation is in the public interest.
- and developed to the benefit of all parties. The interests of MFS and its customers in benefits from the properties are protected and realized in the Settlement. The transfer of properties is for fair market value as that value is typically determined in the industry. Adequate benefits from the Settlement redound to the benefit of customers of MFS
- 11. The Settlement approach to properties and the consideration received for the benefit of customers is just and reasonable and represents fair market value. The interests of MFS customers, of citizens of the State of Utah and of MFS shareholders will be served by approval of the Settlement.
- 12. The Settlement is fair and reasonable and the stipulated facts in the Stipulation are hereby adopted and approved. The Commission takes note of the explanation of counsel as to the parties understanding and intent in regard to the Stipulation and agreement as found in the record in this case in so approving.
- 13. Wexpro litigation costs to the State of Utah for outside attorneys, consultants and witness fees exceeds \$775,000, and it is in the public interest that the State be reimbursed for some portion from the Settlement. The Commission finds that \$400,000 from the \$21,000,000 provided for in the agreement should be paid to the Commission's Executive Secretary to establish a fund upon which claims for reimbursement can be made by public entities

who have been parties to this proceeding for reimbursement for outside attorney, consultant and witness fees. The Commission will determine the amounts to be distributed

CONCLUSIONS OF LAW

Having made the foregoing findings of fact, the Commission concludes that:

- 1. These cases are properly before the Commission on motion of the Division, Committee, MFS and Wexpro for an order approving the Settlement. Additionally, the Wexpro case (Case No. 76-057-14) is properly before the Commission on remand from the Utah Supreme Court in Committee of Consumer Services v. Public Service Commission of Utah, 595 P.2d 871 (Utah 1979).
- 2. All hearings in these cases were held pursuant to timely and proper public notice. All parties and the public were given full opportunity to present evidence and argument with respect to the Settlement.
- This Commission has jurisdiction to resolve cases before it on the basis of a negotiated settlement which has been entered into by MFS, Wexpro, the Division and the In reviewing the Settlement, the Committee in the case. Commission need not decide the issues disputed between the parties, and although the Commission has considered certain consider every conceivable alternatives, it need not alternative to the Settlement. It is the Commission's duty to determine whether the Settlement reasonably resolves matters about which there is a valid dispute in a lawful manner that comports with the public interest. In addition to the public interest standard, inasmuch as some aspects of these cases have previously been before the Utah Supreme

Court, the Commission must determine whether the Settlement resolves those aspects in a manner consistent with or permitted by the opinion of the court. The Settlement resolves those aspects in a manner consistent with or permitted by the opinion of the court. The Settlement resolves the disputes between the parties and the issues of the remanded case in a reasonable and lawful manner that is consistent with the public interest and with the opinion of the Utah Supreme Court in Committee of Consumer Services, supra.

- 4. Resolution of the contested issues and litigation involved in the Settlement is in the public interest.
- 5. This Commission has jurisdiction to review the transfer of properties between MFS and its affiliates which is contemplated by the Settlement to determine whether the customers have an interest in the properties and, if so, whether the transfer is in the public interest whether it is for market value and whether appropriate benefits from the transfer are in the public interest. The Commission concludes that the transfer is for market value, that is in the public interest and that appropriate benefits redound to the benefit of the customers and MFS.
- 6. The Commission's findings and conclusions with regard to the transfer of properties and the allocation of benefits contemplated by the Settlement, including the findings and conclusions that the transfer of properties and the allocation of benefits are reasonable and for market value and are in the public interest, are intended by the Commission to be final and not subject to future change (except through an appropriate and timely petition for rehearing or judicial review). The Commission so concludes because to insure the proper development of said properties the parties must be able to rely on the finality of the findings and conclusions in regard to the transfer of

properties and apportionment of benefits. The Commission also entitled to rely on the finality of its order.

- 7. The Settlement presents a reasonable, viable and lawful resolution of the unresolved issues in all of these cases, except rate design and residential conservation service issues in Case No. 81-057-01, and should be adopted and approved.
- 8. The Settlement is an agreement between the parties and approval thereof by the Commission does not modify or in any way limit the jurisdiction of the Commission to require information from the parties and to investigate transactions under the Settlement in which the parties are involved.
- 9. By adopting and approving the Stipulation, the Commission does not relinquish or limit any jurisdiction or statutory authority it possesses.
- 10. Under the circumstances involved in this proceeding, it is in the public interest to reimburse public entities for a portion of their expenses associated with this and related proceedings.

ORDER

Having made the foregoing findings of fact and conclusions of law, the Commission hereby orders that:

- 1. The motion of the Division, Committee, MFS and Wexpro to adopt and approve the Stipulation and Agreement dated October 14, 1981 and to be effective August 1, 1981; is granted and the Stipulation and Agreement are hereby adopted and approved.
- 2. Consistent with the Stipulation, MFS shall as soon as is practicable and in no event later than 30 days following the date of this Order submit new schedules of rates and charges which are reflected in the Stipulation and Agreement. These rate reductions shall be effective from and after the date the new tariffs are approved by the

Commission. These rate reductions and payment of the \$400,000 as provided in Order paragraph 5 below will be subject to recovery by MFS in the event this Order is revised or vacated by the Utah Supreme Court.

- 3. Within 30 days after the reserve for exploration expense account (Account 186-1) deficit balance is eliminated. MFS shall submit new rate schedules which reflect the elimination of the utility exploration expense (approximately \$3.1 million annually system-wide) from the rates then in effect. The rate reduction shall be effective from and after the date the new rate schedules are approved by the Commission. The rate reduction will be subject to recovery by MFS in the event this Order is reversed or vacated by the Utah Supreme Court.
- 4. This Order shall be the final order of this Commission in Case Nos. 76-057-14 and 81-057-04. This order is also intended to and does resolve any and all contegencies in final orders previously entered by this Commission in Case Nos. 77-057-03, 79-057-03, 80-057-01 and 81-057-01 with the exception of rate design and residential conservation service issues in the latter case. The stipulation of the parties in Case No. 81-057-04 shall be terminated effective August 1, 1981.
- 5. As soon as is practicable and in no event later than 30 days following the date of this order, MFS shall transmit \$400,000, which amount may be reduced from Utah's portion of the \$21,000,000 reduction in rates, to the Commission Executive Secretary to be handled consistant with the findings herein.

DATED at Salt Lake City, Utah this 31st day of December, 1981.

/s/ Milly O. Bernard, Chairman

/s/ David R. Irvine, Commissioner

GEAL)

/s/ Brent H. Cameron, Commissioner

Attest:

/s/ Jean Mowrey, Secretary

Cost of Service Formulation for Gas from Od Reservoirs

EXHIBIT A

COST OF SERVICE FORMULATION FOR GAS FROM OIL RESERVOIRS

The monthly cost of service charge directly attributable to the sale to Mountain Fuel Supply Company of natural gas provided by Wexpro Company from certain properties as set forth in the Agreement will include the following costs. (Section references are to the relevant portions of the Agreement to which this exhibit is attached.)

- 1. Operating Expenses. Reasonable and necessary operating expenses incurred by Wexpro and allocated to the production, gathering, treatment and disposition of natural gas. Such expenses will include operating and maintenance expenses, administrative and general expenses, royalties (including compensatory royalties) and fees based on the monthly level of production, and other common business expenses.
- 2. Depreciation. The allocated monthly depreciation expense as computed by the unit-of-production method where applicable or one-twelfth of any annual depreciation expense computed using applicable depreciation methods other than the unit-of-production method as allowed by and computed under the terms of the Agreement.
- 3. Amortization and Depletion. The allocated monthly accrual recorded for the billing month as amortization and depletion of producing lands and land rights, amortization of intangible gas plant and other amortized expenses.

4. Taxes.

- (a) Taxes Other than Income Taxes. Accruals recorded for the billing month with respect to taxes other than federal and state income taxes allocated to natural gas operations, adjustments of such accruals for tax expenses previously billed, and such taxes paid but not previously billed, including any state and local income taxes.
- (b) Federal and State Income Taxes. Federal and state income taxes for the billing month attributable to the investment of

Wexpro allocated to natural gas production facilities, computed by multiplying the return by the marginal composite income tax rate (section I-38) divided by 1.0 minus the marginal composite income tax rate.

5. Return. Return is computed using the base rate of return (section I-44) as adjusted from time to time under the procedure specified in the Agreement. For natural gas that is produced from enhanced recovery facilities to which a 2% adjustment is applicable (paragraph II-6(b)), the 2% risk premium applies to those facilities only. For natural gas that is produced from development gas wells to which a 5% risk adjustment is applicable (paragraph II-8(b)), the 5% risk premium applies to those facilities only.

The investment used as a base to which a rate of return is applied will be computed in total for each category of investment subject to (i) no risk premium, (ii) the 2% risk premium, and (iii) the 5% risk premium, and will be one-twelfth of the sum of:

- (a) The allocated, actual original investment including AFUDC in wells, well facilities and plant facilities utilized or held for future use in connection with the production, gathering, treatment and disposition of natural gas and oil, less accumulated reserves for depreciation and amortization of such plant facilities; plus
- (b) A general plant allowance calculated by multiplying the amount in paragraph (a) above by 6.3%; plus
- (c) A cash working capital allowance for each category of investment (no risk premium, 2% risk premium, and 5% risk premium) equal to 45/365 of the allocated operating expenses, identified in section 1 above, less royalties and annualized by multiplying the monthly amounts by 12; plus
- (d) A credit for the balance of accumulated deferred income taxes and other tax-timing reserves accrued solely as a result of facilities installed after July 31, 1981, for each category of investment (no risk premium, 2% risk premium, 5% risk premium).
- 6. Costs, expenses and investments will be allocated only when direct assignment cannot be made to specific products. When any
- cost, expense or investment is related to the production of joint products and direct assignment cannot be made, the product allocation procedure (section I-47) will be used.
- 7. Page 4 of this exhibit is an example of the calculations to be used for natural gas that is subject to this cost-of-service determination. The individual numbers are illustrative only and do not represent any actual circumstances.

EXHIBIT A SAMPLE COST-OF-SERVICE CALCULATION GAS SOLD BY WEXPRO TO THE COMPANY FROM PRODUCTIVE OIL RESERVOIRS¹

		,		Post-	Post-July Enhanced Facilities S	Recovery	Post- July 31, 1981 Development
:		1	Total	July 31, 1981 Facilities	Base Rate of Return (r)	(r + 2.00%)	Drilling Facilities
: 1	Investment	And Annual Control	(1)	(2)	(3)	(4)	(5)
2	Net Plant Investment in Productive Oil Reservoirs		\$57,000	\$48,300	\$5,060	\$1,190	\$2,450
3. 4. 5.	Gas Production Investment: Directly Assignable to Gas Production Allocation Based on Product Allocation (§ 147)		1,010 6,200	800. 5,000	100 460	70 170	40 570
6.	Net Investment in Gas Production Facilities Add:		\$ 7210	\$ 5,800	. \$ 560	\$ 240	\$ 610
8. 9. 10.	General Plant @ 6.3% Cash Working Capital: 45/365 x (O&M + A&G) x 12 Deferred income Tax Accrual		454 132 (54)	366 117	35. 8 (20)	15 3 (9)	38 (25)
H.	Total Investment Base for Return Calculation:		\$ 7,742	\$ 6,283	\$ 583	\$ 249	\$ 627
. 12.	Cost of Service						
. 13. 14.	Total Expenses for Month Directly Assignable Expenses - Oil & Gas		\$ 2,500	\$ 2,173 618	\$ 207 57	\$ 46 10	\$ 74
15. 15. 16. 17. 18. 19. 20.	Directly Assignable Expenses Gas		761 \\ \frac{1}{94} \\ \frac{1}{1}	83 1	6 -	2	16 - - 3
. 2L	Total - Gas Direct Expenses		97	84	7	2	
223.4. 25.26.27.28.29.	Depreciation Total Gas Allocable Expenses		\$ 1,799 70 18 79 93 \$ 260	\$ 1.555 64 15 65 75 75	\$ 150 3 1 7 9 \$ 20	\$ 36 1 1 2 2 2 3 6	\$ 58 2 1 5 7 \$ 15
30 .	Return Computation						1. 1
JL.	Applicable Rate of Return	. 1		16.00%	16,00%	18.00%	21.00%
32.	Return on Investment (line 11 x line 31/12 Federal Income Taxes (line 32 x 46) / (1 - 54)	•	\$ 107	\$ 84 72	\$ 8 7	\$ 4	\$ 11
34.	Total Monthly Cost of Service (lines 21 + 29 + 32 + 33)	•	\$ 555	\$ 459	\$ 42	\$ 15	* 39

¹ All figures are hypothetical and only for the purpose of demonstrating the method of calculating the cost of service price for gas sold by Wexpro to the Company,

Sample Calculation of Productive Oil Reservoir Accounting

EXHIBIT B SAMPLE CALCULATION PRODUCTIVE OIL RESERVOIR ACCOUNTING!

				Post-July 31, 1981 Enhanced Recovery Facilities Subject to:	31, 1981 wery Facilities et to:	Foot:	A Thomas and
		Tetal	Post. July 31, 1981 Facilities	Base Rate of Return (r)	(r+2.00%)	Development Drilling Facilities	to Cost- of Service Natural Gas
-	Net Plant Investment in Productive Oil Reservoirs	\$57,000	\$48,300	\$5,060	96715	12,650	
CA NO.	Allocated in arrestment Directly Assignable to Freducts Allocated Based on Product Allocation		30500	3,000 3,000	88	240 1600	1.0±0
4.	Allocated Investment		\$42,500	\$4,500	\$ 950	\$1,840	\$7,210
***	Total Revenues for Month from Sale of Oil	\$ 4,520	\$ 3,700	\$ 540	54 88	* 188	
Φ.	Total Expenses for Month Allocation of Expenses for Month	\$ 2,500	\$ 2,173	\$ 207	\$	\$ 74	
∞ ~4	Directly Assignable to Products Allocated Based on Product Allocation	٠	i i	క్షణ	පිණ	ಕ್ಷಣ	97 260
9	Allocated Expenses		\$ 1,870	\$ 180	\$ - 38	& &	\$ 357
==	Operating Income for Munth Federal and State Income Taxes at 46.828%		958 9691 \$	\$ 360 166	\$ 27 27	91 90 \$ 130	
ĸ	Net Income from Oil after Taxes	\$ 1,264	\$ 974	\$ 191	\$ 30	4	
₩.	Rate of Return For Investment Recovery		16.00%	16.00%	18.00%	21.00%	
T	Return Allocated to Oil Investment (line 4 x line 13/12	\$ 673	\$ 567	\$	**	₩	
82	Amount to Be Divided Between Company and Wexpro Company Portion at 54%	* 88 88	\$ 220 2007	* * * * * * * * * * * * * * * * * * *	₩ © 65	** 82,83	
7	Payment to Company (line 16)/(1-46828)	\$	\$ 413	\$ 133	* 16	* 33	
5 8	Restatement of Wexpro's Monthly Oil Net Income Revenue For Month Friedrich For Month	\$ 4,520		•			
\$23	Province Expense - Total Amount to Company Total Restated Expenses for Month 600	(2,743)				re _e	
ಜಟ	Restated Operating Income Income Taxes at 46.828%	\$ 1.777 (\$22)					
13	Restated Wexpro Net Income After Taxes	945			• •	,	: :

All figures are hypothetical and used only for demonstrating the method of calculating payment to the Company for oil production from the productive oil reservoirs, as provided in Article II of the Agreement.

Sample Owen iding Royalty Calculation

 7% ORR replaced by 10% ORR on gross receipts only; see paragraph IV-4(b). 	* Overriding Royalty - 7% ORR, section IV-4 of the Agreement; 24%, section V-3	The entries represent typical transactions only and are strictly hypothetical.	Regalty Rate on Wexpero's Gross ORR on Wexpero's Gross	Lease Gross Revenues Weapro's Gross Revenues	After Farmout	Before Farmout	Farmout - ORR Not Preserved	Overriding Royalty on Gross	Royalty Rate on Gross	Total Gross Subject to ORR	Farmer's Gross Subject to ORIK	Wespro's Gross Revenues	Lease Gross Revenues	After Parmout	Net laterest	Parmout - ORR* Preserved	ORR on Westpro's Gross	Royalty Rate on Weepro's Gross	Lease Gross Revenues	Warren Interest in Lance		
ipts only; see paragraph	the Agreement; 2½%, s	nly and are strictly bypo	\$ 0,625	₹30 80 80 80 80 80 80 80 80 80 80 80 80 80	•			\$ 7.90	7,00%	\$1000E	00.00	\$5 \$5 \$5	\$100.00		. !	Before Back-In	44	56	200	ā 1	ra.i	
TV-4(b).	ection V3.	xhetical.	\$ 5.00	9000		100%		\$ 7.00	7.00%	50000	808	\$ 40.00	5100.03	NOX NOX		After Back-In	7.90	7.00%	\$100.00	2	EASE A	OVERRI
	•		10.00 %	\$21.E 00:001\$		50%		\$ 350	7.00	\$ 50.08 \$ 4	\$ 50.00	\$ 37.5	50000	3 3554 50		Before Back-Is	* 3:	72	OT COTS	<u>s</u> !	EASE B	DVERRIDING ROYALTY CAL
	· · · · · · · · · · · · · · · · · · ·	: :	10.00% 2.50	\$ 25.00 \$100.00	5- 1			\$ 350	700%	200	3000	2000	100.00	. 30.00		Ather Back-Sn	8		.es .es		8	VICTIL VION
					Xo ≥	=		\$ 250	2.50	\$100.00 \$	\$100.00	on 133	\$100.00			Before Back-In			11011		SEVE	Tell
					Not Applicable	9		\$ 250	2 50%	\$1000	888	* 40.00	8,000	100%		After Back-in	ķ		8		SEC	
					¥.		-	* 1x	250 %	\$ 50.00 \$ 50.00	\$ 50,00	7 12 X	1100.00		:	Beck-in	4		. 女.	.	5	
					Not Applicable	503		* 138 138	2.50%	5000	30,00	\$ 20.00	\$100.00	2000		After Back-in	<u>u</u>	250	1301.00	200	G 383	

Marginal Composite Tax Rate Calculation

EXHIBIT D

MARGINAL COMPOSITE TAX RATE CALCULATION

For determining the marginal composite tax rate defined in section I-38, the composite state tax rate $t_{\rm S}$ is determined as follows:

$$t_s = \sum_i r_i \times \frac{Inv_i + Rcpt_i + W_i}{3}$$

where

Inv_i is the percentage of Wexpro's total-company investment in state i,

Rcpt_i is the percentage of Wexpro's total-company gross receipts from state i,

W_i is the percentage of Wexpro's total-company wages paid to employees residing in state i,

r_i is the marginal state tax rate applicable in state i.

The summation ranges over all states in which Wexpro has investment or employees or makes sales. (Note that $\sum Inv_i = 1.0$, $\sum Rcpt_i = 1.0$, and $\sum W_i = 1.0$.)

COMPOSITE STATE TAX RATE CALCULATION - 1981

	i	State	Inv _i	Rept _i	$\mathbf{W_i}$	$\mathbf{r_i}$	$r_{i \times} \frac{Inv_{i} + Rcpt_{i} + W_{i}}{3}$
	1	Utah	.07735	.02799	.58211	.0400	.00917
	2	Wyoming	.77443	.88316	.29687	.0	.0
	. 3	Colorado	.07192	.01613	.06149	.0500	.00249
	4	Idaho	.00922	.0	.0	.0650	.00020
	5	Montana	.00846	.00131	.0	.0675	.00022
	6	New Mexico	.00638	.00144	.05953	.0500	.00112
	7	Nevada	.01806	.02862	.0	.0	.0
	8	N. Dakota	.03337	.04135	.0	.0850	.00212
62	9	S. Dakota	.00018	.0	. 0	0	_0
	10	Oregon	.00053	.0	.0	.0750	.00001
	11	Nebraska	.00010	.0	.0	.04125	.0
	Tota	als	1.00000	1.00000	1.00000	\ \	.01533

$$t_S = .01533$$

 $t = t_f (1 - t_S) + t_S$
 $t = .46 (.98467) + .01533$
 $t = .46828$

¹ All data is for calendar year 1980.

Operator Service Fee

EXHIBIT E

OPERATOR SERVICE FEE

The monthly operator service fee to be charged to Mountain Fuel Supply Company by Wexpro for the production of hydrocarbons from certain properties as set forth in Article III of the Agreement will include the costs detailed below. Any reference to investment and facilities in this determination will be only to "post-July 1981 facilities" as described in section III-4 of the Agreement. No leasehold carrying costs or exploration and development expenses related to dry holes will be included as costs or expenses in this determination. (The Company's investment in properties described in Article III made prior to July 31, 1981, and other Company investment made after July 31, 1981, pursuant to Article III will be accorded rate-base treatment as a part of the Company's natural gas rate determinations by the Utah and Wyoming Public Service Commissions.

- 1. Operating Expenses. Reasonable and necessary operating expenses incurred by Wexpro and allocated to the production, gathering, treatment and disposition of hydrocarbons. Such expenses will include operating and maintenance expenses, administrative and general expenses, royalties (including compensatory royalties) and fees based on the monthly level of production, and other common business expenses.
- 2. Depreciation. The allocated monthly depreciation expense as computed by the unit-of-production method where applicable or one-twelfth of any annual depreciation expense computed using applicable depreciation methods other than the unit-of-production method as allowed by and computed under the terms of the Agreement.
- 3. Amortization and Depletion. The allocated monthly accrual recorded for the billing month as amortization and depletion of producing lands and land rights, amortization of intangible gas plant and other amortized expenses.

4. Taxes.

(a) Taxes Other than Income Taxes. Accruals recorded for the billing month with respect to taxes other than federal and state income taxes allocated to natural gas operations, adjustments



of such accruals for tax expenses previously billed, and such taxes paid but not previously billed, including any state and local income taxes.

- (b) Federal and State Income Taxes. Federal and state income taxes for the billing month attributable to applicable investment in hydrocarbon production facilities, computed by multiplying the return by the marginal composite income tax rate (section I-38) divided by 1.0 minus the marginal composite income tax rate.
- 5. Return. Except for Wexpro's investment in commercial development wells, return on post-July 31, 1981, facilities (section III-4) is computed using the base rate of return (r) (section I-44), as adjusted from time to time under the procedure specified in the Agreement. For investment in commercial development wells, the return is computed on the basis of the base rate of return plus a risk premium of 8.00% (r + 8.00).

The investment used as a base to which a rate of return is applied will be computed in total for each category of investment subject to (i) no risk premium, and (ii) the 8% risk premium, and will be one-twelfth of the sum of:

- (a) The actual-original investment including AFUDC in wells, well facilities and plant facilities utilized or held for future use in connection with the production, gathering, treatment and disposition of natural gas, natural gas liquids and oil, less accumulated reserves for depreciation and amortization of such plant facilities; plus
- (b) A general plant allowance of 6.3% times the sum of the amount in paragraph (a) and the depreciated investment in wells, well and plant facilities related to production of hydrocarbons under Article III of the Agreement as reflected in the Company's Utah and Wyoming Public Service Commission utility rate base (It is understood that the Company will correspondingly reduce its Utah and Wyoming Public Service Commission utility rate base by those investments in general plant that have heretofore been used in carrying out activities in connection with such properties); plus
- (c) A cash working capital allowance for each category of investment (no risk premium, and 8% risk premium) equal to 45/365 of the allocated operating expenses, identified in section 1 above, less royalties and annualized by multiplying the monthly amounts by 12; plus
- (d) A credit for the balance of accumulated deferred income taxes and other tax-timing reserves accrued solely as a result of facilities installed after July 31, 1981, for each category of investment (no risk premium, 8% risk premium).
- 6. Costs, expenses and investments will be allocated where appropriate, but only when direct assignment cannot be made.

Base Rate of Return Index Companies

SCHEDULE:1 "Wexpro Case" Agreement BASE RATE OF RETURN INDEX COMPANIES

	Company Name	Activity ¹	Regulatory Agency	on Common Equity on May 31, 1981
1.	Idaho Power Company	Electric Services	Idaho Public Service Commission	14.50%
2.	Intermountain Gas Co.	Gas Distribution	Idaho Public Service Commission	14.50%
3.	Montana Power Company	Electric Services	Montana Public Service Commission	13.45%
4.	Montana-Dakota Utilities Co.	Gas Distribution	Montana Public Service Commission	13.50%
5,	Pacific Power & Light	Electric Services	Wyoming Public Service Commission	14.64%
6.	Northern Utilities, Inc.	Gas Distribution	Wyoming Public Service Commission	13.50%
7.	Nevada Power Company	Electric Services	Nevada Public Service Commission	I5.00%
8.	Southwest Gas Corp.	Gas Distribution	Nevada Public Service Commission	15,20%
9.	Utah Power & Light Co.	Electric Services	Utah Public Service Commission	16.80%
10.	Mountain States Tel. & Tel. Co.	Tele communications	Utah Public Service Commission	14.50%
11.	Public Service Co. of Colorado	Gas Distribution	Colorado Public Service Commission	15.45%
12.	Mountain States Tel. & Tel.	Tele communications	Colorado Public Service Commission	11.90%
13.	Arizona Public Service Co.	Electric Services	Arizona Corporation Commission	15,00%
14.	Southwest Gas Corp.	Gas Distribution	Arizona Corporation Commission	16.00%
15.	Public Service Co. of New Mexico	Electric Services	New Mexico Public Service Commission	15.50%
16.	Southern Union Gas Co.	Gas Distribution	New Mexico Public Service Commission	15,50%
17.	Colorado Interstate Corp.	Gas Transmission	Federal Energy Regulatory Commission	13.25%
18.	Northwest Pipeline Corp.	Gas Transmission	Federal Energy Regulatory Commission	13.75%
19.	Kansas-Nebraska Natural Gas Co.	Gas Transmission	Federal Energy Regulatory Commission	13.00%
20.	Transwestern Pipeline Co.	Gas Transmission	Federal Energy Regulatory Commission	12.00%
_	• • • · · · · · · · · · · · · · · · · ·			

1 For purposes of calculating the base rate of return, the allowed return only on the indicated operations of each company is to be used.

Productive Oil-Reservoirs

SCHEDULE 2(a) "Wexpro Case" Agreement PRODUCTIVE OIL RESERVOIRS

					Productive (Dil Reservoir
1Id Name	State	Formation	Marker Well!	Marker Well Location ²	Interval Top	Interval Base
Ace Unit	Colorado	Wasatch	Ace Unit #8	SWSE Sec 28, T12N, R97W	2,703	3,105
st Hiawatha	Colorado-Wyoming	Wasatch	Newberger #6	NWSE S∞ 13, T12N, R100W	1,920	2,426
ks Draw Unit	Colorado	Wasatch	Jacks Draw Unit #11	SWSW Sec 2, T11N, R97W	3,074	3,130
McClean	Colorado	Desert Creek	McClean Basin #2	SWNE Sec 15, T37N, R19W	5,910	5,958
Powder Wash	Colorado	Wasatch Fort Union	H. W. Stewart #4	SWNE S∞ 32, T12N, R97W	2,740 5,120	5,120 5,270
ap Springs	Nevada	Pritchard Station	Trap Springs #1R	NWSE Sec 27, T9N, R56E	3,755	4,170
Bug	Utah	Lwr Desert Cr. Honaker Trail	Bug Well #4	NESW Sec 16, T39N, R26E	6,283 4,570	6,320 4,672
istle Peak	Utah	Green River	Castle Peak Unit #5	NWSW Sec 24, T9S, R15W	2,898	5,158
ay Wolf Mountain	Utah .	Green River-Wasatch	Broadhead #1	CNE Sec 21, T2S, R6W	11,106	13,806
Patterson Canyon	Utah ·	Lower Ismay	Patterson Unit #1	NENW Sec 5, T38S, R25E	5,492	5,653
Patterson Unit	Utah	Lower Ismay	Patterson Unit #1	NENW Sec 5, T38S, R25E	5,492	5,653
rch Creek Unit	Wyoming	Wasatch/Almy Mesaverde	Birch Creek Unit #1	NENW Sec 14, T27N, R113W	Surface 2,417	2,417 2,970

The marker well is a representative well in the field (usually the deepest well). A dated mechanical log from such well was used to determine the top and base of the productive interval. Marker wells are not necessarily prior Company wells or prior Wexpro wells, as defined in the Agreement; they may be third-party wells.

Marker well location may not be within a development drilling area, as defined in the Agreement; its selection is related to the productive formation and the reliability and quality of the ata to indicate stratigraphic equivalency elsewhere in the formation.

of op and base (feet below the surface) in the marker well: Extent of productive oil reservoir elsewhere is the stratigraphic equivalent of this interval; the areal extent of the productive oil reservoir is defined in the Agreement.

					Productive (Oil Reservoir
Field Name	State_	Formation	Marker Well	Marker Well Location	Interval Top	Interval Base
Brady Unit (North)	Wyoming	Entrada Nugget Weber	Brady Unit Well #14	SWSE Sec 4, T17N, R100W	11,607 11,756 13,660	11,756 12,275 14,535
Brady Unit (South)	Wyoming	Weber Nugget Phosphoria	Brady Unit #1	NENW Sec 11, T16N, R101W	13,595 11,660 13,365	14,400 12,202 13,595
Bruff Unit	Wyoming	Morgan	Bruff Unit #L	SWSW Sec 22, T19N, R112W	17,290	17,350
Dry Piney Unit	Wyoming	Nugget	Dry Piney Unit #18	NWSW Sec 10, T27N, R114W	10.915	11,517
Feather Highland So	ott Wyoming	Upper Parkman	Hannifin Federal #1	NESE Sec 18, T35N, R71W	8,560	8,700
Powell (Spearhead Ranch Part)	Wyoming	3rd Bench- 1st Frontier	Spearhead Ranch Unit #18	SWNE Sec 22, T39N, R74W	12,402	12,435
Powell (Spearhead Ranch Part)	Wyoming	1st Bench- 1st Frontier	U.S.A. Dilts #31-1	NESW Sec 31, T40N, R73W	11,610	11,630
Ross (Fox)	111 -	3rd Frontier			12,165	12,205
	Wyoming	3rd Frontier	Moore Federal #1-1	SWNE Sec 1, T40N, R75W	12,700	12,725
South Spearhead (Fox)	Wyoming	1st Bench- 1st Frontier	South Spearhead Fed #1-24	CSE Sec 24, T37N, R75W	12,730	12,782
Spearhead Ranch Unit (Part)	Wyoming	1st Bench- 1st Frontier	Spearhead Ranch Unit #1A	SENW Sec 13, T39N, R75W	12,585	12,595
Trabing (Bonnidee)	Wyoming	Frontier	Federal #1-10	NWSE Sec 10, T46N, R80W	12,624	12,664
Yellow Creek	Wyoming	Twin Creek	Yellow Creek #1-36	SWNE Sec 36, T15N, R121W	5,928	6,738

Prior Wexpro Wells

SCHEDULE 2(b) "Wexpro Case" Agreement

PRIOR WEXPRO WELLS

		ALIA METITO			
FIELD NAME	PRIOR WEXPRO WELL	FIELD NAME	PRIOR WEXPRO WELL	PIELD NAME	PRIOR WEXPRO WELL
Ace Unit [Colorado] East Hiawatha [Colorado]	Ace Unit #5 Ace Unit #8 East Hiawatha 17-2	Birch Creek Unit [Wyoming]	Birch Creek Unit #62 Birch Creek Unit #63 Birch Creek Unit #66 Birch Creek Unit #67	Dry Piney Unit [Wyoming]	Dry Piney Unit #20 Dry Piney Unit #21 Dry Piney Unit #24
(Color soc)	F, Wilson B #4 F. Wilson A #5 F. Wilson A #7		Birch Creek Unit #68 Birch Creek Unit #69 Birch Creek Unit #70	Feather-Highland-Scott [Wyoming]	Dry Piney Unit #25 Hannifin Pederal #1
	F. Wilson A #8 F. Wilson B #11 F. Wilson B #12 F. Wilson B #13		Birch Creek Unit #67 Birch Creek Unit #68 Birch Creek Unit #68 Birch Creek Unit #70 Birch Creek Unit #71 Birch Creek Unit #74 Birch Creek Unit #75 Birch Creek Unit #76 Birch Creek Unit #77 Birch Creek Unit #77	Powell (Spearhead Ranch Part) (Wyoming)	Spearhead Ranch Unit #18 Werner #25-1
	F. Wilson B #14 F. Wilson B #15 F. Wilson A #17 F. Wilson A #18 F. Wilson B #19 F. Wilson B #21 G. Kuykendall A #1 G. Kuykendall A #3 G. Kuykendall A #3 G. Kuykendall A #6 G. Kuykendall A #7 G. Kuykendall A #7 G. Kuykendall A #8		Birch Creek Unit #77 Birch Creek Unit #77 Birch Creek Unit #79 Birch Creek Unit #82 Birch Creek Unit #83 Birch Creek Unit #84 Birch Creek Unit #20 Birch Creek Unit #28 Birch Creek Unit #28 Birch Creek Unit #33 Birch Creek Unit #34 Birch Creek Unit #34 Birch Creek Unit #37 Birch Creek Unit #38 Birch Creek Unit #38 Birch Creek Unit #38 Birch Creek Unit #38 Birch Creek Unit #38 Birch Creek Unit #39 Birch Creek Unit #40 Birch Creek Unit #40	Powell (Spearhead Ranch Part) (Wyoming)	Powell II Unit #9 U.S.A. Ditts #31-1 Boswell Federal #2-1 Ditts Cooke Federal #1-1 Harvey Federal #6-1 Tonkinson #11-1 Ditts #12-1 Wolf State #13-1 Spearhead Ranch Unit
Jacks Draw Unit [Colorado]	Jacks Draw Unit #4	·	Birch Creek Unit #37 Birch Creek Unit #38 Birch Creek Unit #39		#10 Spearhead Ranch Unit #12
McClean [Colorado]	McClean Basin #2		Birch Creek Unit #40 Birch Creek Unit #42 Birch Creek Unit #44		Spearhead Ranch Unit
Powder Wash [Colorado]	Carl Allen B #9 Carl Allen B #13 Carl Allen A #16 Carl Allen A #19 B. W. Musser B #15 J. C. Donnel B #4 J. C. Donnel B #7 J. C. Donnel B #8	Brady Unit (North) [Wyoming] Brady Unit (South) [Wyoming]	Birch Creek Unit #45 Brady Unit Well #14W Brady Unit Well #17N Brady Unit Well #25N Brady Unit Well #26E		Spearhead Ranch Unit #14 Spearhead Ranch Unit #15 Spearhead Ranch Unit #17 Spearhead Ranch Unit #20
Trap Springs [Nevada]	J. C. Donnel B #10 H. W. Stewart A #3 H. W. Stewart A #4 J. C. Donnel A #6 Trap Springs #3	[Wyoming]	Brady Unit Well #16W Brady Unit Well #18W Brady Unit #1 (#21-11) Brady Unit #2 (#41-2) Brady Unit #3 (#1-15) Brady Unit #3 (#11-12) Brady Unit #4 (#11-12) Brady Unit #6 (#11-11) Brady Unit #8 (#22-2)	Ross (Fox) [Wyoming]	Bustard Federal #24-1 Moore Federal #1-1 South Spearhead #1-24 South Spearhead #1- 11 Judson
i i se sa da l	Trap Springs #1 Trap Springs #2 Trap Springs #8 Trap Springs #16 Trap Springs #17 Trap Springs #1R		Brady Unit #9 (#43-10) Brady Unit #10 (#22-22) Brady Unit #11 (#32-31) Brady Unit #12	Spearhead Ranch Unit (Part) [Wyoming]	South Spearhead #1-2 Spearhead Ranch Unit #1A Spearhead Ranch Uni #4 Spearhead Ranch Uni
Bug (Utah)	Bug Well #4 Bug Well #10 Bug Well #12 Bug Well #14 Bug Well #15 Bug Well #15		(#11-27) Brady Unit #13 (#16-101) Brady Unit #16 (#32-10) Brady Unit #18 (#44-11)	Trabing (Bonnidee)	Spearhead Ranch Uni #7 Spearhead Ranch Uni #8
Castle Peak Uintah Basin [Utah]	Castle Peak Unit #5		Brady Unit #21 (#43-46)	[Wyoming]	Bouma Zezas #1-3 Federal #1-10 Adamson Eklund #1-14
Gray Wolf Mountain [Utah]	Broadhead #1		Brady Unit #22 (#22-15) Brady Unit #23 (#31-1) Brady Unit #24 (#14-B)	Yellow Creek	Porath "A" #1 Yellow Creek #1-36
Patterson Canyon [Utah]	Patterson Canyon #1 Patterson Canyon #3		Brady Unit #27 (N) Brady Unit #30	[Wyoming]	Yellow Creek #3-36
Patterson Unit (Utah)	Patterson Unit #1]	Brady Unit #31 (#24-2) Brady Unit #33		•
Birch Creek Unit [Wyoming]	Birch Creek Unit # 48 Birch Creek Unit #50 Birch Creek Unit #52 Birch Creek Unit #58	Bruff Unit [Wyoming] Dry Piney Unit [Wyoming]	Bruff Unit Well #1 Dry Piney Unit #17 Dry Piney Unit #18 Dry Piney Unit #19		
			The street with the		

Productive Gas Reservoirs

SCHEDULE 3(a) "Wexpro Case" Agreement PRODUCTIVE GAS RESERVOIRS

				*	Productive G	as Reservoor ³
Field Name	State	Formation	Marker Well'	Marker Well Location	Interval Top	Interval Base
Ace Unit	Colorado	FL Union	Ace Unit #2	SWSW Sec 3, TIIN, R97W	5,180	7.342
Big Horse Draw (Cathedral)	Colorado	Mancos "B"	Big Horse Draw #26-2	SESW Sec 26, T2S, R101W	2,097	2,450
Bull Basin- Plateau-Highmore	Colorado	Corcoran	#1:3S	NWNW Sec 35 T40S, R96W	3.708	3,897
Cross Canyon	Colorado	Ismay	Cross Canyon Unit #1	SWNE Se: 7. T38N. R19W	5,860	5,920
Dragon Trail Unit	Colorado	Manoos "B"	Dragon Trail Unit #46	NWSW Sec 21. T2S. R102W	2,600	2,985
East Hiawatha	Colorado	Wasatch Fort Union Lance/Lewis	Newberger #6	NWSE Sec 13, T12N, R100W	Surface 2,426 4,730	1,920 4,730 4,810
Egnar Unit	Colorado	Mississippian	Egnar Unit #1	SENE Soc 30, T44N, R19W	9.100	9,375
liawatha Deep Unit	Colorado	Entrada & Nuggett	Hiawatha Deep Unit #1	NENW Sec 22, T12N, R100W	14,337	15,020
Horseshoe Canyon Unit	Colorado	Dakota Cedar Mountain Corcoran-Cozette	Horseshoe Cyn Unit #131	SENE Sec 31, T9S, R97W	6,774 2,295	6,956 2,580
icks Draw Unit	Colorado	Ft. Union	Jacks Draw Unit #15	NENE Sec 21, T12N, R97W	5,118	6,440
ower Horse Draw Unit (Lower Horse Draw Area)	Colorado	Mancos "B"	MF #10-1	NWSW Sec 10, T2S, R103W	2,628	3,160
owder Wash Unit	Colorado	Wasatch- For Union	Carl Allen #11	SESW Sec 33, T12N, R97W	Surface	8,410
labbit Mountain	Colorado	Mancos "B"	MFS Federal #8-1	NWNE Scc 8, T2S, R103W	3.965	4.265
iugar Loaf- Talamantes	Colorado	Mesaverde (Almond) Lower Ft Union/Lance	Gov't #1	SENW Sec 15, T11N, R101W	5,458 4,960	5,65S 5,340

The marker well is a representative well in the field (usually the deepest well). A dated mechanical tog from such well was used to determine the top and base of the productive interval. Marker wells are not necessarily prior Company wells or prior Wexpro wells, as defined in the Agreement; they may be third-party wells.

SCHEDULE 3(a)

			•			
Section 2						Gas Reservoir
	Formation	Marker Well	Market Well Location			Interval Base
	Manos B	Gov't #30-6	SENW Co. TO THE DIONE			
Colorado	Lance/Lewis		-		=	3,090
			511511 380 25, 1 1211, R101 W			4,670 4,448
Montana	. P 1		ne w		Surface	2,230
	now stand	Nerenberg #263 Fee	NENW Sec 26, T36N, RIW	:	1.046	1,090
Montana	Eagle	Oil Resources #19.	CHARM C. TO TOCK OUR	100		100
	White Specks	Ottacounces #154	2444 260 15' 132N' KL3E			1,356
	Third Bow Island	Kiehlbauch #2	NWSE Sec 33, TASN RAW			2,180
V	Elko	Jugs #10-1	The second secon			1,796
New Mexico	Basin Dakota	Mountain Federal #1				9.450
Marine Kar		•	Sec 10, 1241, 131			1,999 6.450
New Mexico		Stevens #1	NWNE Sec 29, T30N, R14W		•	5,913
New Merrico					3,196	3,310
The wiscands	Wolf Camp	Rifle Federal #2	NENW Sec 28, T21S, R26E	1.00	10,854	11,220
Utah		V Clay David Hair 810	ANYTHING OF THE PARTY OF THE			9,155
Utah	•	•				5,850
Utah		. Trans. N			•	6,800
Utah				4.4.4.	5,730	5,795
	Wasatch	Osc 1 rail Unit #1	NENE Sec 8, T10S, R22E	2 64 97	6,720	8,110
Wyoming	1st Frontier	Rivet Court (Init 1)	MENW C - 14 WARE DAVIN			5,270
	2nd Frontier	ANCHOLOUR NE	NEXT Sec 14, (2/N, RTI3W	4.5 (4.2)		6,325 6,880
Warning	•				7,490	7,700
Acress file	Dakota	Black Butte Creek	SESE Sec 25, T19N, R103W		3,890	3,910
Wyoming	Dalmer					
	Frontier	prant nut Meral	NEWW Sec 11, T16N, R101W		10,870	11,038
Wyoming	Dakota	Bruff Unit #1	SWSW Sec 22 TION Dates		•	10,460
	2nd Frontier		311311 30.22, 1190, KII2W			12,190 11,500
Wyoming	Morgan	Butcherlmile Spring	SWNE Sec 29, T15N, R112W		•	
	gJakota	Unit #1			12,822	18,410 13,290
	State Colorado Colorado Montana Montana Montana Montana Montana Morida New Mexico New Mexico New Mexico Utah Utah Utah Utah Wyoming Wyoming	State Colorado Colorado Lance Lewis Ft. Union Wasatch Montana Bow Island Montana Montana Eagle White Specks Montana Third Bow Island Nevida Ello New Mexico Basin Dakota Picture Cliff New Mexico Dakota Menefee New Mexico Utah Frontier Utah Utah Wasatch Utah Wyoming Dakota Wyoming Dakota Wyoming Dakota Frontier Wyoming Dakota Frontier Wyoming Dakota Frontier Dakota Frontier Dakota Picture Wasatch Upper Ismay Utah Mesaverde Wasatch Wyoming Dakota Frontier Dakota Frontier Dakota Prontier Dakota	State Formation Marker Well Colorado Lance/Lewis FF. Union Wasatch Montana Bow Island Nierenberg #263 Foe Montana Eagle White Spocks Montana Third Bow Island New Mexico Basin Dakota Picture Cliff New Mexico Dakota Morrow Wolf Camp Utah Wasatch Wasatch Utah Wasatch	State Formation Colorado Colorado Manors B Gov't #30.6 SENW Sec 30, 725, R102W Lancor Lewis Ft. Union Wasatch Montana Bow Island Nicrenberg #263 For NENW Sec 26, T30N, R1W Montana Bow Island Montana Bow Island Montana Eagle White Specks Montana Third Bow Island Kichlbauch #2 NwSE Sec 33, T36N, R4W Nevada Ello Figgs #10-1 SESE Sec 10, T29N, R5SE New Mexico Basin Dakota Picture Cliff New Mexico Dakota Montana New Mexico New Mexico Dakota Montana New Mexico Dakota Montana New Mexico Dakota Montana New Mexico Dakota Montana New Mexico Dakota Montana New Mexico Dakota Montana New Mexico Dakota Montana New Mexico Dakota Montana New Mexico Dakota Montana New Mexico Dakota Montana New Mexico Dakota Montana New Mexico Dakota Montana New Mexico Dakota Montana Picture Cliff New Mexico New Mexico Dakota Montana New Mexico Dakota Montana New Mexico Dakota Montana New Mexico Dakota Montana New Mexico Dakota Widi Camp Utah New Mexico Dakota Dakota Disand Unit #18 NWNW Sec 28, T21S, R26E Utah Mexaverde Wasatch Utah Mexaverde Wasatch Utah Mexaverde Wasatch Utah Mexaverde Wasatch Utah Mexaverde Wyoming Dakota Biack Butte Creek Unit #44-25 Wyoming Dakota Dakota Bradf Unit #1 SWSW Sec 22, T19N, R103W Wyoming Dakota Dakot	State Formation Marker Well Colorado Minton B Cov't #306 SENW Sec 30, 725, R102W SWS Sec 25, T12N, R101W Ft. Union Wasaich Montana Bow Island Mierenberg #363 Foe NENW Sec 26, T36N, R1W Montana Bow Island Mierenberg #363 Foe NENW Sec 26, T36N, R1W Montana Bagle White Specks White Specks Montana Third Bow Island Nierenberg #363 Foe NENW Sec 19, T35N, R1 3E Montana Third Bow Island Niehlbauch #2 NWSE Soc 33, T35N, R4W Newida Ello Jiegs #10-1 SESE Soc 10, T29N, R5SE New Mexico Basin Dakota Picture Cliff New Mexico Dakota Montana Montana Mortow Wolf Camp Utah Wasaich Utah Wasaich Utah Upper Ismay Pittle Knoft #1 NESW Soc 28, T215, R26E Wyoming Dakota Mexico Bisch Creek Unit #1 NENW Soc 23, T3N, R24E Utah Mesaverde Wasaich Utah Mesaverde Wasaich Utah Mesaverde Wasaich Bisch Butte Creek Unit #44/25 Bisch Butte Creek Unit #44/25 Wyoming Dakota Frontier Bear River Wyoming Dakota Frontier Bear River Wyoming Dakota Frontier Berd Creek Unit #41 SWSW Soc 25, T19N, R103W Wyoming Dakota Frontier Bear River Wyoming Dakota Bruff Unit #1 SWSW Soc 22, T19N, R103W Wyoming Dakota Bruff Unit #1 SWSW Soc 22, T19N, R103W Wyoming Dakota Bruff Unit #1 SWSW Soc 22, T19N, R103W Wyoming Dakota Bruff Unit #1 SWSW Soc 22, T19N, R103W Wyoming Dakota Bruff Unit #1 SWSW Soc 22, T19N, R103W Wyoming Dakota Bruff Unit #1 SWSW Soc 22, T19N, R103W Wyoming Dakota Bruff Unit #1 SWSW Soc 22, T19N, R112W Wyoming Morgan Butcher famile SWNE Sec 29, T15N R112W Wyoming SWNE Sec 29, T15N R112W	Productive State

^{*} Marker well location may not be within a development dritting area, as defined in the Agreement; its selection is related to the productive formation and the reliability and quality of the data to indicate strat igraphic equivalency elsewhere in the formation.

^a Top and base (foet below the surface) in the marker well: Extent of productive gas reservoir elsewhere is the stratigraphic equivalent of this interval; the areal extent of the productive gas reservoir is defined in the Agreement.

SCHEDULE 3(a)

						Productive (Gas Reservoir
	Field Name	State	Formation	Marker Well	Marker Well Location	Interval Top	Interval Base
	Canyon Creek Area	Wyoming	Fort Union	Canyon Cr. Federal #2-19	NENE Sec 19, T13N, R100W	3,900	4,050
	Canyon Creek Dome Unit	Wyoming	Lwr Mesaverde Almond	Canyon Creek Unit #17	NESW Sec 3, Ţ12N, R101W	5,380 4,600	6,798 4,750
	Church Buttes Unit	Wyoming	Morgan Dakota Frontier	Church Buttes Unit #19	SENE Sec 8, T16N, R112W	17,740 12,620 12,157	18.302 12.847 12.288
	Creston Area (Standard Draw)	Wyoming	Almond	MFS Federal #22-1	NWSW Sec 22, TIBN, R93W	8,690	8,790
	Dry Pincy Unit	Wyoming	Bear River Ist Frontier Zod Frontier	Dry Piney Unit #18	NWSW S∞. 10, T27N, R114W	8,177 6,477 7,095	8,611 6,695 7,380
	Emigrant Springs	Wyoming	2nd Frontier	Harrington Federal #1	SWNE Sec 5, T22N, R111W	10,860	11,015
	Farson Cut Off (Gravel Area)	Wyoming	Frontier	Farson Cut Off #1	SWNE Sec 18, T23N, R111W	10,360	10,595
	Five Mile Guich Unit	Wyoming	Mesaverde	Five Mile Gulch #3	CSW Sec 35, T21N, R93W	10,408	11,015
ယ	Fogarty Creek	Wyoming	Bear River 2nd Frontier	Fogarty Creek Fed. #1-32	SWSE Sec 32, T28N, R114W	8,390 7,370	8,500 7,668
	Granger	Wyoming:	2nd Francier	Granger #1	CNW Sec 8, T19N, R111W	12.024	12.229
	Jackknile Spring Unit	Wyoming	Lower Mesaverde-Blair	Jackknife Spring Unit #2	NENW Sec 2, TIGN, RIGIW	5,300	7,146
	Johnson Ridge	Wyoming	Fort Union (Transition Zone)	Johnson Ridge #2	NWSE Sec 17, T30N, R113W	3,450	3,735
	Kinney Unit (Pioneer)	Wyoming	Nugget Dakota Frontier Almond Wasatch	Kinney Unit #1	NWNW Sec 18 T13N, R99W	14,670 13,890 13,400 4,810 2,390	14,940 14,082 13,540 4,860 2,780
	Leucite Hills Unit	Wyoming	Dakota- Morrison Frontier	Lewate Hills Unit #1	NWSE Sec 29, T22N, R160W	7.010 6.230	7,320 6,350
	The Mesa Unit (Pinodale)	Wyoming	Fort Union/ Lance	The Mesa Unit #2	SENW Sec 16, TOZN, RIOIW	9,045	11.668
	Middle Baxter Basin	Wyoming	Dakota Frontier	Hetzler #2	SESE Sec 6 TIBN, R103W	2,463 1,925	2.715 2.213
	North Baxter Basin	Wyoming	Morrison Frontier Nugget Dakota	Union Pacific #3	SENW Sc: 11, T19N, R104W	3,982 2,354 3,998 2,968	3.587 2,444 4.222 3.082

SCHEDULE 3(2	

						•	* COUNCUY	C CARD INCREE LOSS
	Field Name	State	Format	or <u>s</u>	Marker Well_	Marker Well Location	interval Top	laterval Base
	Shute Creek Unit	Wyoming	Znd From	ier	Shute Creek Unit #8	NESW Sec 7, TZZN, R112W	10,710	10.917
	South Baxter Basin Unit	Wyoming	Dakota Frontier		South Baxter Unit #15	SESE Sec 16, T16N; R104W	2,497 2,000	2.756 2.146
	Spearhead Ranch (Fox)	Wyoning	Injan Kar Ist Bench Ist Fro	··	Spearhead Ranch #3	SENW Sec 14, T39N, R75W	14,025 12,750	14,120 12,795
	Tierney	Wyoming	Allen Rid		Tierney Unit #2	NWNE Sec 15. TION, ROAW	10,980	11,200
	•		(Mesav Almond			* * A Defense	9,455	9,990
	Traii Unit	Wyoming	Erickson- Trail Z	ine and	Teail Unit #2	NWSW Sec 10, T13N, R100W	6,550	7,125
			Erickson- Canyon Almond Almond	Creek Zone			5,600 4,935 5,260	5,940 4,980 5,300
4	Warnsutter	Wyoming	Lewis	1 The Marine 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	West Warnsutter #136	NWSE Sec 36, T21N, R96W	8,295	8,334
	Whiskey Buttes Unit	Wyoming	2nd Front	ज़	. Whiskey Buttes Unit #1	NWSW Sec 24, T22N, R111W	10,920	11,151
	Wild Cow (Deep Creek)	Wyoming	Doep Cree	k	Ashland Federal #1322	SWSW Sec 22. TION, R91W	2.556	2,775

Prior Company Wells

SCHEDULE 3(b) "Wexpro Case" Agreement PRIOR COMPANY WELLS

	PRIOR COMPANY	.	PRIOR COMPANY
FIELD NAME	WELL	FIELD NAME	WELL
Ace Unit [Colorado]	Ace Unit #1 Ace Unit #2 Ace Unit #3 Ace Unit #7	Dragon Trail Unit (Colorado)	Dragon Trail #11 Dragon Trail #12 Dragon Trail #13 Dragon Trail #14 Dragon Trail #15
Big Morse Draw (Cathedral-Brushy Point) (Colorado)	Big Horse Draw #1 Big Horse Draw #28-1 Big Horse Draw #35-1 Big Horse Draw #35-1 Big Horse Draw #42-1 Big Horse Draw #4-1 Big Horse Draw #6-34 Big Horse Draw #3-3-2 Big Horse Draw #28-2 Big Horse Draw #28-2 Big Horse Draw #28-3 Big Horse Draw #28-3 Big Horse Draw #28-3 Big Horse Draw #28-1 Big Horse Draw #28-1 Big Horse Draw #28-1 Big Horse Draw #28-1 Big Horse Draw #28-1 Big Horse Draw #28-1 Big Horse Draw #28-1 Big Horse Draw #28-1 Big Horse Draw #28-1 Big Horse Draw #28-1 Big Horse Draw #28-1 Big Horse Draw #28-1 Big Horse Draw #28-1 Big Horse Draw #28-1 Big Horse Draw #28-1 Big Horse Draw #28-1 Big Horse Draw #28-1 Big Horse Draw #28-1		Dragon Trail #16 Dragon Trail #17 Dragon Trail #18 Dragon Trail #18 Dragon Trail #20 Dragon Trail #21 Dragon Trail #22 Dragon Trail #23 Dragon Trail #24 Dragon Trail #25 Dragon Trail #25 Dragon Trail #25 Dragon Trail #27 Dragon Trail #28 Dragon Trail #29 Dragon Trail #30 Dragon Trail #31 Dragon Trail #32 Dragon Trail #31 Dragon Trail #32 Dragon Trail #32 Dragon Trail #33 Dragon Trail #33 Dragon Trail #33
	Big Horse Draw Cathedral J362101S	East Hiawatha (Colorado &	W. W. Wilson A #1 W. W. Wilson A #2 W. W. Wilson C #3 W. W. Wilson B #4
Buil Basin - Pistesu - Highmore (Colorado)	Bulf Basin 1-38	Wyoming	Hiawatha Unit #3 Hiawatha Unit #4 Hiawatha Unit #8
Cross Canyon [Colorado] Dragon Trail Unit	Cross Canyon Unit #1 Dragon Traff Unit #47		Hiawatha Unit #6 M. W. Newberger A #1 M. W. Newberger D #2 M. W. Newberger A #3 M. W. Newberger B #4 M. W. Newberger C #5
[Colorado]	Dragon Trail Unit #49 Dragon Trail Unit #50 Dragon Trail Unit #51 Dragon Trail Unit #52 Dragon Trail Unit #52 Dragon Trail Unit #54 Dragon Trail Unit #54 Dragon Trail Unit #57 Dragon Trail Unit #57 Dragon Trail Unit #35 Dragon Trail Unit #35 Dragon Trail Unit #35		M. W. Newberger A #6 Amelia Horrocks #2 East Hlawacha Well 1-17 Florence Wilson A #2 Florence Wilson B #3 Florence Wilson B #6 Florence Wilson A #9 Florence Wilson B #16 Florence Wilson B #16
	Dragon Trail Unit #37 Dragon Trail Unit #38 Dragon Trail Unit #39 Dragon Trail Unit #40 Dragon Trail Unit #41 Dragon Trail Unit #42 Dragon Trail Unit #42 Dragon Trail Unit #44 Dragon Trail Unit #45 Dragon Trail Unit #46 Dragon Trail Unit #46 Dragon Trail #46 Dragon Trail #46		Florence Wilson A #22 Florence Wilson B #23 Florence Wilson B #25 Florence Wilson B #25 Hiswatha Unit #1 Hiswatha Unit #2 State Land Tract 37 #2 State Land Tract 37 #5 K. S. Whitford #1
	Dragon Trail #2 Dragon Trail #3 Dragon Trail #4 Dragon Trail #5 Dragon Trail #6	Egnar Unit (Colorado)	Egnar Unit #1
	Dragon Trail #7 Dragon Trail #8 Dragon Trail #9 Dragon Trail #10	Hiawatha Deep Unit (Colorado)	Hiawatha Deep Unit #1

SCHEDULE 3(b)

Colorado Content of the property Colorado Color		SCHEU	ULE 3(b)	2
Colorado Unit #2 Colorado Carl Allen # #11	· · · · · · · · · · · · · · · · · · ·	COMPANY	FIELD NAME	COMPANY
Colorado Jacks Draw Unit #3 Jacks Draw Unit #3 Jacks Draw Unit #3 Jacks Draw Unit #3 Jacks Draw Unit #3 Jacks Draw Unit #3 Jacks Draw Unit #3 Jacks Draw Unit #3 Jacks Draw Unit #13 Jacks Draw Unit #13 Jacks Draw Unit #13 Jacks Draw Unit #13 Jacks Draw Unit #13 Jacks Draw Unit #14 Lower Horse Draw Unit #14 Lower Horse Draw Unit #14 Lower Horse Draw Unit #15 Jacks Draw Unit #16 Jacks Draw Unit #17 Jacks Draw Unit #18 Jacks Draw Unit #18 Jacks Draw Unit #19 Jacks Draw Unit #19 Jacks Draw Unit #19 Jacks Draw Unit #19 Jacks Draw Unit #19 Jacks Draw Unit #20 Jacks Draw Unit #20 Jacks Draw Unit #20 Jacks Draw Unit #20 Jacks Draw Unit #20 Jacks Draw Unit #20 Jacks Draw Unit #20 Jacks Draw Unit #20 Jacks Draw Unit #20 Jacks Draw Unit #20 Jacks Draw #10 Jacks Draw Unit #20 Jacks Draw #11 Jacks Draw #12 Jacks Draw #12 Jacks Draw #12 Jacks Draw #12 Jacks Draw #13 J	Horseshoe Canyon Unit (Colorado)	Unit #2 Horseshoe Canyon Unit #3 Horseshoe Canyon Unit #1-28 Horseshoe/Canyon		Carl Allen B #18 Carl Allen A #19 Carl Allen A #20
Colorado	lacks Draw Unit (Colorado)	Jacks Draw Unit #13		Carl Allen B #12 Carl Allen B #4 B. W. Musser A #1 B. W. Musser A #2 B. W. Musser A #4 B. W. Musser B #5 B. W. Musser B #6
Powder Wash Carl Allen B #3 Unit #18-3 Unit #18-3 Cr. [Colorado] Carl Allen B #6 West Douglas Cr. Carl Allen B #7 Unit #31-4 Unit #31-4	(Lower Horse Draw Area)	Lower Horse Draw Unit #11 Lower Horse Draw Unit #12 Lower Horse Draw Unit #14 Lower Horse Draw Unit #15 Lower Horse Draw Unit #16 Lower Horse Draw Unit #18 Lower Horse Draw Unit #18 Lower Horse Draw Unit #18 Lower Horse Draw Unit #19 Lower Horse Draw Unit #20 Lower Horse Draw Unit #21 Lower Horse Draw Unit #22 Lower Horse Draw Unit #23 Lower Horse Draw Unit #25 Lower Horse Draw Unit #26 Lower Horse Draw Unit #27 Lower Horse Draw Unit #28 Lower Horse Draw #11-1 Lower Horse Draw #11-2 Lower Horse Draw #11-3: Lower Horse Draw #11-3: Lower Horse Draw #11-3: Lower Horse Draw #11-3: Lower Horse Draw #11-3: Lower Horse Draw #11-3: Lower Horse Draw #11-3: Lower Horse Draw #11-4 Lower Horse Draw #11-4 Lower Horse Draw #11-4 Lower Horse Draw #11-4 Lower Horse Draw #11-4 Lower Horse Draw #11-4 Lower Horse Draw Unit #25-2 Lower Horse Draw Unit #25-2 Lower Horse Draw Unit #25-2 Lower Horse Draw Unit #25-2 Lower Horse Draw Unit #25-2 Lower Horse Draw Unit #25-2 Lower Horse Draw Unit #25-2 Lower Horse Draw Unit #25-2 Lower Horse Draw Unit #25-2 Lower Horse Draw Unit #25-2 Lower Horse Draw Unit #25-2 Lower Horse Draw Unit #25-2 Lower Horse Draw Unit #25-2 Lower Horse Draw Unit #25-2 Lower Horse Draw Unit #25-2 Lower Horse Draw Unit #25-2 Lower Horse Draw Unit #25-2 Lower Horse Draw Unit #25-2 Lower Horse Draw Unit #25-2 Lower Horse Draw Unit #25-4 Lower Horse Draw	(Colorado) Sugar Lost Talamantes (Colorado) (Colorado) West Douglas Creek	B. W. Musser B #10 B. W. Musser B #11 B. W. Musser B #13 B. W. Musser B #13 B. W. Musser A #14 B. W. Musser B #15 B. W. Musser B #15 B. W. Musser B #15 B. W. Musser B #15 B. W. Musser B #19 B. W. Musser B #19 B. W. Musser B #19 I. C. Donnell B #3 I. C. Donnell B #3 I. C. Donnell B #3 I. C. Donnell B #3 I. C. Donnell B #10 II C. Donnell B #10 II
i i	Powder Wash [Colorado]	Carl Allen B #3 Carl Allen B #6 Carl Allen B #7	••	Unit #18-3 West Douglas Creek

SCHEDULE 3(b)

•	PRIOR	· · · · · · · · · · · · · · · · · · ·	PRIOR
FIELD NAME	PRIOR COMPANY WELL	FIELD NAME	COMPANY WELL
West Douglas Creek [Colorado]	West Douglas Creek Unit #32-5 West Douglas Creek Unit #18-7 West Douglas Creek Unit #30-6	Birch Creek Unit (Wyoming)	Birch Creek Unit #81 Birch Creek Unit #87 Birch Creek Unit #88 Birch Creek Unit #89 Birch Creek Unit #90 Birch Creek Unit #91 Birch Creek Unit #31 Birch Creek Unit #31
West Hiawatha [Colorado]	W. B. Lasher A #2 W. B. Lasher A #4 W. B. Lasher A #5 W. M. Wheeler A #2 W. M. Wheeler A #3		Birch Creek Unit #30 Birch Creek Unit #31 Birch Creek Unit #32 Birch Creek Unit #1 Birch Creek Unit #2 Birch Creek Unit #2 Birch Creek Unit #3 Birch Creek Unit #3 Birch Creek Unit #5 Birch Creek Unit #7 Birch Creek Unit #1 Birch Creek Unit #1 Birch Creek Unit #1 Birch Creek Unit #1 Birch Creek Unit #1 Birch Creek Unit #1 Birch Creek Unit #1 Birch Creek Unit #1 Birch Creek Unit #1 Birch Creek Unit #1 Birch Creek Unit #1
Ledger (Whiskey Trail) [Montana]	Nierenberg #26-3 Fee		Birch Creek Unit #5 Birch Creek Unit #6
Milk River [Montana]	Oil Resources #19-4 Xeno Battle #10-21		Birch Creek Unit #7 Birch Creek Unit #8 Birch Creek Unit #12
Sunburst (Montana)	Kiehlbauch #2		Birch Creek Unit #14 Birch Creek Unit #15
Jiggs Unit [Nevada]	Jiggs #10-1		Birch Creek Unit #17 Birch Creek Unit #25
Fruitland [New Mexico]	Fruitland #1 Stevens #1 Greg #1 Mucho Deal #1E		Birch Creek Unit #15 Birch Creek Unit #16 Birch Creek Unit #17 Birch Creek Unit #25 Birch Creek Unit #93 Birch Creek Unit #93 Birch Creek Unit #93 Birch Creek Unit #94 Birch Creek Unit #95 Birch Creek Unit #95 Birch Creek Unit #97 Birch Creek Unit #98 Birch Creek Unit #98 Birch Creek Unit #98 Birch Creek Unit #100 Birch Creek Unit #100 Birch Creek Unit #101 Birch Creek Unit #101
Tracy Dome (Carlsbad) [New Mexico]	State Q Com, #1 North Carlebad Com, #2		Birch Creek Unit #97 Birch Creek Unit #98 Birch Creek Unit #99
Clay Basin Unit	Rifle Federal #2 Clay Basin Unit #1		Birch Creek Unit #100 Birch Creek Unit #101 Birch Creek Unit #102
(Utah)	Clay Basin Unit #7 Clay Basin Unit #8 Clay Basin Unit #9	Black Butte Creek (Wyoming)	Black Butte Creek Unit #44-25
	Clay Basin Unit #1 Clay Basin Unit #7 Clay Basin Unit #8 Clay Basin Unit #8 Clay Basin Unit #9 Clay Basin Unit #12 Clay Basin Unit #13 Clay Basin Unit #13 Clay Basin Unit #15 Clay Basin Unit #15 Clay Basin Unit #16 Clay Basin Unit #16 Clay Basin Unit #17 Clay Basin Unit #18 Clay Basin Unit #18 Clay Basin Unit #18 Clay Basin Unit #18 Clay Basin Unit #18	Brady Unit (South) (Wyoming)	Brady Unit Well #7D Brady Unit Well #6D Brady Unit Well #19 Brady Unit Well #20D Brady Unit Well #29P Brady Unit Well #29P
	Clay Basin Unit #19 Clay Basin Unit #20 Clay Basin Unit #22 Glay Basin Unit #23	Bruff Unit-Moxa Arch [Wyoming]	Bruff Phillips 1-A Bruff Unit #2 Bruff Unit #3 Bruff Unit #3 Bruff Unit #4 Bruff Unit #6 Bruff Unit #6 Bruff Unit #6 Bruff Unit #8 Bruff Unit #9 Bruff Unit #9 Bruff Unit #1 Bruff Unit #1 Clifton F6d, #28-1
Island Unit (Utah)	Island Unit #3 Island Unit #9		Bruff Unit #5 Bruff Unit #6
Piute Knoll [Utah] #1	Carter Leverton State Piute Knoll #I		Bruff Unit #8 Bruff Unit #9
Ute Trail Unit [Utah]	Ute Trail Unit Well 1 Ute Trail Unit Well 7 Ute Trail Unit Well 11 Ute Trail Unit Well 13 Ute Trail Unit Well 13		Bruff Lansdale Fed.
:	52 Ute Trail Unit Well 83		Bruff Lansdale Fed. #10-1 Bruff MFS Fee #10-1 Bruff Lansdale Fed. #28-1
	ote Trail Unit Well		
	Ute Trail Unit Well 3 Ute Trail Unit Well 10 Ute Trail Unit Well 12 Ute Trail Unit Well 15	· · · · · · · · · · · · · · · · · · ·	Bruff Champlin 149 Amoco B Bruff Champlin 149 Amoco C Bruff Champlin 149
Birch Creek Unit (Wyoming)	Birch Creek Unit #26 Birch Creek Unit #43 Birch Creek Unit #56 Birch Creek Unit #61 Birch Creek Unit #64 Birch Creek Unit #78	ing Length	Amoco D Bruff URC Lawler Fed. #130 Bruff Govt. Donely NCT-I Well #1 Bruff Fando Fed. #32-1 Bruff Govt. Donley NCT-I Well #1 Bruff McNamara NCT-I Well #1
			Bruff McNamara NCT-1 1 Well #1

-	SCHED	ULE 3(b)	and the
PIELD NAME	PRIOR COMPANY WELL	FIELD NAME	PRIOR COMPANY WELL
Bruff Unit-Moxa Ar		Canyon Creek	Canyon Creek Dome
(Wyoming)	#12-1	Dome Unit [Wyoming]	Unit #31
:	Haley Federal #4-1 Green River Fee #1 Texaco #1 State NCT-1 Texaco #1 State	Church Buttes Unit [Wyoming]	Church Buttes Unit #1 Church Buttes Unit #2 Church Buttes Unit #3
Butcher Knife	NCT-2 Berkley Federal #1		Church Buttes Unit #4 Church Buttes Unit #7 Church Buttes Unit #8 Church Buttes Unit #9 Church Buttes Unit
Butcher Knife Spring Unit (Wyoming)	Butcher Knife Spring Unit #1 Butcher Knife Spring		#10 Church Buttes Unit
	Unit #2 Butcher Knife Spring Unit #4	r i de la companya de la companya de la companya de la companya de la companya de la companya de la companya d La companya de la companya de la companya de la companya de la companya de la companya de la companya de la co	#11 Church Buttes Unit #13
	Butcher Knife Spring Unit #5	:	Church Buttes Unit
	Butcher Knife Spring Unit #6	i alete Kuti	Church Buttes Unit
Canyon Creek Area Wyoming	Canyon Creek Federal		Church Buttes Unit
Canyon Creek Dome Unit	Canyon Creek Dome	i san'i Na Isan'i Santan Isan'i Santan	Church Buttes Unit
Dome Unit [Wyoming]	Unit #3 Ganyon Creek Dome	l gradien graden. Frank 1	#22 Church Buttes Unit
	Unit #4 Canyon Creek Dome	1	#25 Church Buttes Unit
	Unit #5 Canyon Greek Dome Unit #6		#26 Church Buttes Unit
	Canyon Creek Dome Unit #7		#28 Church Buttes Unit
	Canyon Creek Dome Unit #8	5.5	#29 Church Buttes Unit #30
	Canyon Creek Dome Unit #9	Creston Area	MFS Federal #22-1
	Canyon Creek Dome Unit #10	(Standard Draw) [Wyoming]	
	Canyon Creek Dome Unit #11 Canyon Creek Dome	Dry Piney Unit (Wyoming)	Dry Piney Unit #1 Dry Piney Unit #3 Dry Piney Unit #3 Dry Piney Unit #4 Dry Piney Unit #6 Dry Piney Unit #8 Dry Piney Unit #9 Dry Piney Unit #1
	Unit #12		Dry Piney Unit #4
	Canyon Creek Dome Unit #13 Canyon Creek Dome	* .:	Dry Piney Unit #8 Dry Piney Unit #9
	Unit #14 Canyon Creek Dome	V 1	Dry Piney Unit #10 Dry Piney Unit #11
	Unit #15.		Dry Piney Unit #11. Dry Piney Unit #13 Dry Piney Unit #14 Dry Piney Unit #22
na na na na na na na na na na na na na n	Canyon Creek Dome Unit #16 Canyon Creek Dome		Dry Piney Unit #22 Dry Piney Unit #23 Dry Piney Unit #27
	Unit #17 Canyon Creek Dome		Dry Piney Unit #27 Dry Piney Unit #26
	Canyon Creek Dome	Emigrant Springs [Wyoming]	Harrington Federal #1
	Unit #19 Canyon Creek Dome Unit #22 Canyon Creek Dome	Farson Cut Off (Gravel Area) [Wyoming]	Farson Cut Off #1
Y	Canyon Creek Dome	Five Mile Gulch Unit [Wyoming]	Five Mile Gulch Unit
	Canyon Creek Dome	Fogarty Creek [Wyoming]	Fogarty Creek Federal
g gran	Canyon Creek Dome Unit #26 Canyon Creek Dome	Granger [Wyoming]	Granger #1 Granger #2
. •	Unit #27 Canyon Creek Dome Unit #28	Jackknife Spring Unit [Wyoming]	Jackknife Spring Unit
	Canyon Creek Dome Unit #29	t) Amittel	Jackholie Spring Unit
	Canyon Creek Dome Unit #30	Johnson Ridge [Wyoming]	Johnson Ridge #1 Johnson Ridge #2 Johnson Ridge #4

SCHEDU

TELD NAME	PRIOR COMPANY WELL	FIEL
inney Unit (Pioneer) [Wyoming]	Kinney Unit #1 Pioneer Unit #3 Pioneer Unit #4 Pioneer Unit #7 Kinney Unit #2 Kinney Unit #4 Kinney Unit #5 Pioneer Unit #8	South {
	Kinney Unit #2 Kinney Unit #4 Kinney Unit #5 Pioneer Unit #8	Spear ('
eucite Hills Unit [Wyoming]	Leucite Hills Unit #1 Leucite Hills Unit #2	Tiern
he Mesa Unit (Pinedale) [Wyoming]	The Mesa Unit #1 The Mesa Unit #2 Pinedale Unit #8	Trail (
fiddle Baxter Basin [Wyoming]	E. S. Lauzer A #1 E. S. Lauzer B #2 C. R. Hetzler #2	
orth Baxter [Wyoming]	Cameron U. P. 11-19-	Wam (1 Whis
	104 #1 Cameron U.P. 11-19- 104-#3 G. W. Cappers A #2 G. W. Cappers B #3 U. Pac. 11-19-104 #1 U. Pac. 11-19-104 #2 U. Pac. 11-19-104 #2 U. Pac. 11-20-104 #2 U. Pac. 13-20-104 #1 U. Pac. 23-20-104 #1 U. Pac. 23-20-104 #1 O. F. Featherstone #2 Lemann Govt. #2 Teresa Laurunen #1 Federal #14-1 MFS Champlin #11-8 MFS Federal #14-2	Wild (Ch
hute Creek Unit [Wyoming]	Shute Greek Unit #1 Shute Creek Unit #2 Shute Creek Unit #3 Shute Creek Unit #4 Shute Creek Unit #5 Shute Creek Unit #5	
outh Baxter Basin Unit [Wyoming]	South Baxter Unit #1 South Baxter Unit #5 South Baxter Unit #6 South Baxter Unit #6 South Baxter Unit #8 South Baxter Unit #9 South Baxter Unit #12 South Baxter Unit #12 South Baxter Unit #12 South Baxter Unit #12 Union Pacific 11-16 104 #2 Union Pacific 15-16- 104 #2 Union Pacific 21-17. 104 #1 Union Pacific 23-17. 104 #1 State Land 16-16-104 #1 State Land 10-17-104 #1 State Land 36-18-104 #2	
•	A. Cooper Well #1 Joseph H. Brooks #1 W. E. Mullen A #2 W. T. Nightingale A #1	
		•

7 00 m = 1, ,		
ULE 3(b)	1	
FIELD NAME	PRIOF COMPA! WELL	YY
South Baxter Basin U (Wyoming)	A. J. Poston A A. J. Poston A P. Sullivan A	#2 #3
Spearhead Ranch (Fo (Wyoming)	Spearhead Ra Fox Federal A Fox Federal A Southland Ro #1-31	1.5
Tierney Unit [Wyoming]	Tierney Unit Tierney Unit	#1 #2
Trail Unit (Wyoming)	Trail Unit #2 Trail Unit #3 Trail Unit #4 Trail Unit #6 Trail Unit #8	
Wamsutter (Wyoming)	West Wamsu	tter #1
Whiskey Buttes Unit [Wyoming]	Whiskey But #1 Whiskey But #3	
Wild Cow (Deep Cree (Cherokee Creek) [Wyoming]	() Ashland Fed #13-22	eral

Account 101 Leaseholds

SCHEDULE 4(a) "Wexpro Case" Agreement ACCOUNT 101 LEASEHOLDS

STATE	AREA	MFSCO COMPANY LEASE NO.	STATE	AREA	MFSCO COMPANY LEASE NO.
COLORADO	ACE-	89 26C1 89 1 118 144A 144A1 148A 148A	COLORADO	JACKS DRAW	89A1 123A1 144 148 I 306 313 313A 313A 313B 313C
	BIG HORSE DRAW	518A 519 519 X 1969 518 1317			313D 313E 313F 313G - 557
	· :	1318 1805 1982		LOWER HORSE DRAW	116 348 899 1315
	BLUE GRAVEL	66 M			116 1
	BRUSHY POINT	689		· •	347 348 I
	BULL BASIN	1069 1137 1333 86 M	de. ge	MISSOURI	750 1316 424
		1072		CREEK	987
	DILL GULCH	738		POWDER WASH	26A
	DRAGON TRAIL	112			26C 29
	EAST HIAWATHA	481X 2 M 13 M 14 M 15 M 16 DM 1A 1F 11 25 1			30A 31B 33B 33B 33B 33B 66 67 67 67 1
		48		RABBIT MOUNTAIN	898
ē	EGNAR	276		ROSS RIDGE	1058A I
	HIAWATHA DEEP	21M 131M 141M 151M 164M 1AX 1FX		SUGAR LOAF	59 65 68A 73A 88
		11 X 25X1		TALAMANTES CREEK	68 68B
		25X2 48 X		WEST DOUGLAS CREEK	112A 112B
	HIGHMORE	1068			114 114 X
	JACKS DRAW	72 89A 123A 148 26B	·		11A 116B 116C 28 M
		30B 72 1 72C	•	WEST HIAWATHA	4A 4AX

			ULE 4(a)		
STATE	AREA	MFSCO COMPANY LEASE NO.	STATE	AREA	MFSCO COMPANY LEASE NO.
COLORADO	WEST HIAWATHA	5A	UTAH	BRADY	2983.1
		5AX 517			3095 3095 X
	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	517 X 3AM	ļ		3095 1
	4 4 5	6AM			4450 i 4450 X
	•	6BM 6CM	(:	BUTCHER KNIFE	2849 I
		7 M 17 M	ł	SPRING	2867 1 2869 1
	WHITE RIVER	79 M	, 54 but	A Property of the Control of the Con	2870 1 2874B1
UTAH	0114	554 1	# # # # L	27 + 24	2876.1 2878.1
DIAM	BUG	10978 11147			2880Å1
		11286A 11368	_	BUTCHER KNIFE	2882 Å 1 2970 Å
	CANYON POINT	11201 A			3210
	CEDAR RIM	108 M	Ĭ		3211 1 3216 1
	CLAY BASIN	1088			-6-
		EM 2 M		BRUFF (Lincoln)	3028 3107
		1A. 1B	į.	* t*	3107A 3107B
		3A 3B	5		3107C
		1088 X	ļ.		3107D 3107E
		19451	:	100	3107F 3107G
	Ř'.,	1145 2 1151 1176A			3748.1 3748X1
		1176B 1179	ļ.	of english Self for the	3749 3749 1
	ISLAND	27AM	i.	1.4	30.62
	10211112	28AM 30 M	Į.		3061 X 3187 X 4503 X 3748XX
		31AM .	ŀ		4503 X 3748XX
		36AM 3453		BRUFF	3047
		3586A 3588A	ĺ	(Sweetwater)	3736 3748
		3589 3590C	ľ	2012 T	3749 3040
•	400	3601 A 3603 C].		3109
		3604A	ļ.	N-4	3187 3736A
	•	5069A 6947	(}	£ 14	3737 3661
	·	6950 6951	ļ;	BRUFF (Uinta)	3035
	PIUTE KNOLL	9882	!		,3038 3041
	RIVER BEND	103 M			3047 X 3080
	-512-	104 M 27 1M	ļ		3061
		28'M 75AM		Canyon Creek	2930
	**	97 1M	 '	CANYON CREEK DOME	774 774 1
•	N	98 M 36 IM	:		775
	5	31.1M 34.1M	į		775 1 776
WYOMING	BIRCH CREEK	434	i		777 778
		434A 447	'		778 1. 779
4 *.	10 to 2 to 3 to 3 to 3	453 465	160,000,00		779 1 780
Section 1	, •	1091	g dreety.	760	780
	BRADY	683 1	F		780 I

	SCHEDULE 4(a)					
STATE	AREA	MFSCO COMPANY LEASE NO.	STATE	AREA	MFSCO COMPANY LEASE NO.	
WYOMING	CANYON CREEK DOME	782 I 783	WYOMING	FIVE MILE GULCH	2623 1	
		783 1 784		FOGARTY CREEK	850 850 1	
		966 966 1			851 2376	
		999 9 99 A		POV	2376 1	
	CHIMNEY BUTTE	1003 1003 X 50 M		FOX	2675A 3087A 3168 3081	
	DEEP	409		GALE	3599 1	
	CHURCH BUTTES	308 309 311		GRANGER	3033 . . 3034	
	9,	315 316	Į.	GREEN RIVER BEND	49 M 1091 A	
	CHURCH BUTTES (Sweetwater)	317 319		HENRY	3208	
		320 322 325 326 338		HIAWATHA DEEP	11M 13M 121M 122M 12AX	
	CHURCH BUTTES (Uinta)	309 X 311 X 312 313 314 316 X			12BX 12CX 12DX 25AX 25BX 25CX 482AX	
(_		317 X 318		HIGHLAND	3400	
	1	319 X 320 X 321	į.	KINNEY	294C1 294D	
	e galtosti	399 Y	Ì		297B1 297D	
		323 324 326 X			297D1 297E	
		329		•	297E1 945 I	
<i></i>	CRESTON	3339			945A1 945BI	
	DRY PINEY	850A 887 X	:	•	945B2 946	
		850Å1 851Å 851Å1 887 1	·		946B 946B1 946B2	
	EAST HIAWATHA	1AM	. ·		946B3 946C1	
		1GM 12 M	1		947A1 947A3	
-	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	12XM 64 M			947B 947D	
		12A 12B	ŀ	151 11	947D1 942E1	
	Application of the	12C 12D			947E2 947E3	
	4.	25A 25B			947F1 947F2	
		25C 482A		1.5	2931 3156	
- '-	EMIGRANT	3913A.		1,	3156 1 3202	
	SPRINGS FARSON CUTOFF (Lincoln)	3373 ×		Johnson Ridge	2741 2976 3252	
	FARSON CUTOFF (Sweetwater)	3373		IACVVNIED	3252 X	
e ky je ne n	(O # CEL WALGE)		,	JACKKNIFE SPRING	683 1' 683A1 704	
			I.			

SCH	EDI	JLE.	4(s)

STATE	AREA	MFSCO COMPANY LEASE NO.	STATE	AREA	MFSCO COMPANY LEASE NO.
. WYOMING	Leucite Hills	2304	WYOMING	SOUTH BAXTER	17 M
11.03.5		2304A 2330 2330A	I	4	17 M 20 M 21 M 22 M
,		2621	1		22 M 27 M
	MADDEN	65 M		•	27XM 16A
	MESA, THE (Pinedale)	1887 1 1888 1			17Å 17B
		1889 1		* .	18A
		1891 1 1894 1			18B 24
	MIDDLE BAXTER	232A	.	* *:	38A 39A
	e ded	238A 238B			67A 67B
		262 797 A			68A 68B
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	18 M 66 M		SOUTH BAXTER	68B 71
	er die	80 M		300 IN BAATER	72
	MOXA ARCH (Lincoln)	3053	ļ	. 1 1 1 1 1	92A 92BX
	(Lincoln)	4461 4461A	ľ.		92DX
		4461B 4461C			100A 100C 213
		4461D 4461E			238BX
		4461F 4461G		·	334 336A
		4461H			336B 336D
		4503	1	A	1465
	MOXA ARCH	3060		SAND BUTTE	1266
	(Sweetwater)	3768 4497 X		SPEARHEAD RANCH	3140
.1	MOXA ARCH (Uinta)	4460	4	WYOMING SOUTHEAST	4038
	(UIN(a)	4480 4497		TABLE ROCK	00.14
•	NORTH BAXTER	48A	l ·	I ABEE ROCK	29 M 29 AM
-1		49A 49B	ì		30 M 30AM
.'		1062 1062 X	 	TIERNEY	119 M 123 M
		1116 2663	1	TRAIL	
		2756 2757		IKAIL	469A 489
, et		14:M	1		57 M 418
	•	. 15 M 15XM			459 469A1
	NORTH LABARGE	77 M	}	*.*	469B 489 1
A John Comme	HORTH LABARGE	26 M 447A	[489 A 1369
*	PIONEER	945C	l ·		1404
, , , , , , , , , , , , , , , , , , ,	SADDLE RIDGE	26XM	A-	WILD COM	3637
	SCHEGGS DRAW	447AX 3186		WHISKEY BUTTES	3904 3904 X
	SHUTE CREEK	3369 1		WAMSUTTER	2589
	SIBERIA RIDGE	3600	MONTANA	CURTWRIGHT	475
	SIXMILE SPRING	3844	"	COULEE	
	SOUTH BAXTER	92B		DUNKIRK NORTH	4 M 4AM
11		92D 16 M	12 to 12 to 12	4.1	-6 M _∞
		,,,,,			SAM. 6 M
**		-			10 M 12 M
					10 14

SCHEDULE 4(a) MFSCO

STATE	AREA	MFSCO COMPANY LEASE NO.
MONTANA	DUNKIRK NORTH	13BM 14 M 15 M 15 M 16 M 16 M 16BM 16CM 16CM 17 M
	HEALEY COULEE	394
	KEYIN-SUNBURST NW	349
	LEDGER	78
	MILK RIVER (Blaine)	129 128 193
	MILK RIVER (HIII)	275 245
•	a Awa	505 174 2 M
NEW MEXICO	BARKER CREEK SW	310
•	BISTI	68 70
	ESCRITO	69
	FRUITLAND	155 469 514 519 511 512 513 515
		518
	LINDRITH	223
	0]0	261
•	SNAKE EYES	340
	SQUYRES	149
	UTE DOME	265

Account 105 Leaseholds

SCHEDULE 4 (b) "WEXPRO CASE" AGREEMENT ACCOUNT 105 LEASEHOLDS

	-				
STATE	AREA	MFSCO COMPANY LEASE NO.	STATE	AREA	MFSCO COMPANY LEASE NO.
COLORADO	BARREL SPRINGS	1782		BULL BASIN	1166HX
	BEAR SPRING	1700			1166IX 1166IX
	BELL ROCK	999 1005 1006			1166KX 1166LX
٠.		1007 1508 1508A 1508B 1508C	COLORADO	BULL BASIN	1333A 1490X 1490AX 1490BX 1490CX 1490DX
	BIG HORSE DRAW	1804			1490EX
	BIG SANDY CREEK	1858 1859 1860 1861 1862 1863 1864 1886			1490FX 1490GX 1490HX 1490HX 1490JX 1890 1909 1031
	BOYERO	1759			1045 1045A
•		1760 1761 1762 1763 1764 1765	COLORADO	BULL CANYON	88M 922A 916A 979C 910B
· · · · · · · · · · · · · · · · · · ·		1766- 1767 1768 1769 1770 1771 1772 1773 1774		CAMPO	1592 1592A 1592B 1592C 1592D 1592E 1615 1825 1826
		1775- 1776 1777 1778 1779	ĺ		1826A 1827 1827A 1827B
	BRIDGE	1696			1828 1829
	BUG	1341 1816 1339			1914 1915 1916
	BULL BASIN	1045B 1047 1048			1917 1918 1919 1920
		1166 X 1166AX 1166BX 1166CX			1921 1925 1929 1929A
	· •	1166DX 1166EX 1166FX 1166GX			1929B 1929C 1929D 1929E

		17 1 1 1 1	OULE 4(b)	
		MFSCO	L ^(c)	MFSCO COMPANY
STATE	AREA	LEASE NO.	STATE AREA	LEASE NO
COLORADO	CAMPO	1929F 1930	COLORADO DOE CANYON	1741A
		1933 1934	1.11	1741B 1742 X 1742AX
•		1938	ng sin	1742B
W. A		1939 1946		1742C 1742D
40 kg 40 kg		1947 1951	I A − +	1742E
141	CHEROKEE TRAIL	1167 1314	1	17426
111	* * *	1314 1519	H. N. St.	1743 X 1743BX
	CIMMARON RIVER	1698	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1743C 1743DX
	COLLOM		4.3	1744
	10 127	1324 1325 1335	ing the state of t	1745 1745A 1747
		1343		17474
-	COW CANYON	979 1819 X	1.5%	1747B 1750 X 1754 X 1755 1755A
		SIAM	1	1754 X
		863A 979B		1755A
		1198	1/	-1732
	•	1230A 1231A		1732A 1732B
		1231 AX	8	1732C 1733
•		1232 A 1243		1733A
		1246A 1246AX	_ x ²	1734
		1247A		1734B
. 10		1256 1259		1735A
· 1.		1295 1296	14	1734B 1735 1735A 1736 1738
		1304A 1331	l de	1740 1742
		1331C		1742A 1743
		1397 1398A	(1743A
		1398B 1398C	1	1743B 1743D
		1398D 1398E	4-11	1743E - 1746
		1398F	·	1746A
		1398G 1399		1746B 1748
		1404 1484		1749 1750
1.74		1509		1751 1754
ė.		1521 1521 X 1704		1754A
		1704 1819		1754B 1764C
•	DEBEQUE	956	!	1754D 1756
	•	1026A		1756A
	DECEPTION CREEK	993	DOME CREEK	1885
	an wen	1002	DOVE CREEK	1201
The second	DILL GULCH	995		1201 1214 1216
.*	DOE CANYON	1731	DRY CREEK	1216A
		1731A	1 DKY CXEXK	34:34

		SCHED	ULE 4(b)		
STATE	AREA	MFSCO COMPANY LEASE NO.	STATE	AREA	MFSCO COMPANY LEASE NO.
COLORADO	EAGLE BASIN	1219 1220 1501 1502	COLORADO	HANCOCK GULCH	1008 1008A 1027 1037 X
	EAST HIAWATHA	24D 1699A 8BM 16 M 16AM 16BM 16CM 1B			1037 X 1038 X 1039 X 1043 X 1043 1 1048 1052 1061 1076X 1114 1114A
\$ [#] ,		1E 24B 1016 1159 1699 1721			1114B 11114C 1115 1115A 1116 1008AX 1008A1
	EGNAR FLUME GULCH	290 790D 790F 790G 790H 790L 1121 1126 1127 1127			1018 1029 1038 1038 1039 1043 1043 1070 1076 1076 1076 1 1112 1112 1112 1113
		1128 1131 A 1131 B 1133 1134 1144 B 1144 B 1142 C 1142 C		HIAWATHA DEEP	82M 161M 162M 162M 163M 163M 163X 1CX 1CX 1CX 1CX 1CX 1CX 1CX 1CX 1CX 1C
· · · · · · · · · · · · · · · · · · ·		11421 1161 A 1161 B 1161 C 1892 1893 1894 1913		HIGHMORE	955A 970 971 977 1491 1514 1656 87-M
	GARFIELD	1940 1083 941F 941H 9411 1015A 1055B 1035 1035 1078 1083A		HORSEHEAD CANYON	1169 1196B 1196C 1196F 1200 1202 1202A 1212 1212A 1212B
	Hamilton Hamilton Creek	1101 1079 1079A ** 1222	1454 145	• • • • •	1212C 1212D 1213 1215A 1217A 1217B

DRY CREEK DRY FORK

EAGLE BASIN

		SCHEE	DULE 4(b)			,					ULE 4(b)		
	AREA HORSEHEAD	MPSCO COMPANY LEASE NO.	STATE	AREA	MESCO COMPANY LEASE NO.			STATE	AREA	MPSCO COMPANY LEASE NO.	STATE		CO LE
	CANYON	1217G 1217H	COLORADO	HOVENWEEP CANYON	1394G			COLORADO	D LAS ANIMAS	1630 1631	COLORADO	NORTH BULL BASIN	16
		12171 12171 1217K			1394G 1394H 1394J 1394J 1394K 1394L					1632 1632 A 1633		·	16 16 16
	,	1308A 1308C			1394K 1394L				-	1635 1637			16 16
		1308A 1308C 1308D 1309	Ŀ		1394M 1394N 1394O			* *		1638 1673			16 16
	\$ 4 ₀	1309A 1311 1311A			1395A 1395B					1674A 1675		NORTH CRAIG	47. 47
	•	1311B 1311C	:		1395C. 1411 1411B			٠.		1676 1685	- 1, 1 11	NORTH NIPPLE	48
		1311D 1311E	:		1411B 1443 1679 1757			•		1690 1691	4:	HORIH MITTLE	16
		1311F 1311G 1311H		JACKS DRAW				•		1652 1653			16 16 17 18 19
vert. Gr		13111		LANDS END	1319 1333 X					1654 1655	·	NW DIVIDE CREEK	94
is in the second of the second		1311KX 1311LX		Las animas	1521					1631 1632 A 1632 A 1633 1635 1637 1638 1673 1674 A 1674 1675 1676 1685 1690 1691 1337BX 1655 1725 1656 1655 1725 1656 1666 A 1666 1666 A	1 - 1		94 94 10
		1311MX 1312D 13121	÷		1532 1533 1539 1540 1542			4		1337B 1663			10 10
ned Ned		1321 1845 1846	2.5		1540 1542 1543					1664 1338	100		10
		1846 1846A 1311K			1544 1545					1640 1641			10
11:	•	1311L 1311M			1546 1551					1642 1643			11 44 92 93
	1	957 1017			1553 1554			*.		1645 1645 1646			93 94
	e de la contrata del contrata de la contrata del contrata de la contrata del contrata de la contrata de la contrata de la contrata del contrata de la contrata del contrata de la contrata de la contrata del contrata del contrata del contrata del contrata del contrata del contrata del contrata del contrata del contrata del contrata del contrata del co	1017 1 1026 1041		•	1543 1544 1545 1546 1551 1552 1553 1554 1555 1557 1558 1562 1569 1573 1578 1582 1582 1583 1584 1585 1585 1585					1663 1663 1538 1536 1640 1641 1643 1643 1643 X 1645 1646 1647 1648			94 94 95
		1042. . 1050	1.		1558 1562				LEFTHAND DRAW	1000			96 97
		1051 1051A 1051A1	:		1573 1578					1057B 1060B		•	98 98 99
Y ^a		1062 1148			1582 1583			٠.	LITTLE BEAR CREEK	1866			99 10 10
		1062 1148 1148-1 1206 1207 1208			1585 1585 1585 A				LOGAN WASH	1867 1027A	1.0		10
X .		1207 1208			1586 1586A				Sooral arter	1115X 1115AX			10
J.	ear affect of	1210 1211 1979		•	1587 1587A 1588	•			LONG VALLEY	1070B 1887	1.11		10 10 10 10 10 10 10 10 10
	HOUGOTON	1979 1842 1844			1588A 1589 1598A 1590 1591				MOQUI	1683 1883			10
14 NO	HOVENWEEP	1844	ì		1598A 1590			·		916 922 979A			10
t "	CANYON	85 M 85XM			1591 1593 1594					979A 979D 1205		1. T	10
PSE Section 1		85 M 85XM 85;3M 1230 1231 1236			1593 1594 1595 1599 1599 A					863B 910A		OLD MAN MOUNTAIN	11
					1602 1603					916X 948			11
44		1247 1253 1254	ŀ		1602 1603 1604 1605 1607	•	i		100	979A1 1239A 1757A			11 11 11 11 11 11
		1254 1255 1275			1607 1609 1610			•	MUD CREEK	1819A 1781			
at Fill of	• .	1275 X 1275 X 1304	4.5		1613 1614		j		NIBLICK	1143			11 11 11
ig virt	4.5	1304 1394 1394 B 1394 C		1994 y	1616 1617 1618		<u> </u>		A STATE OF S	1334 1340 1841			11 11 14
A December 1		1394B 1394C 1394E	1		1619		•	•	•	1841 1884 82 M			14 14 14
		.,.	(Caran	-	1620 1629		:	,					17

Dominion Energy Utah 2020 Affiliate Transaction Report Docket No. 21-057-13 Page 389 of 413

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	1
	No.

SCHEDULE 4(b)

		SCHEI	OULE 4(b)		
STATE	AREA.	MFSCO COMPANY LEASE NO.	STATE	AREA	MFSCO COMPANY LEASE NO.
COLORADO	OLD MAN MOUNTAIN			RISLEY CANYON	1263
	MOUNTAIN	1490C 1490D	1000000000	moser chillon	1264
		1490E	'		1265 / 1266
•		1490F 1490G	1		1267
		1490H			1269
		1490	1		1270 1270A
	PARADOX BASIN	1388X	1		1271
		1412BX 1413	- : : i		1274
- 41, 4		1429CX	5.3		1276 1276A
		1435 1468		•	1292
		1834 X 1292 A]		1834
11 1	PICKETWIRE VALLEY			ROAN CREEK	1018A
	VALLEY	1492 1493	1.2	•	1040 1042A
1.1		1494	1.00		1050A
		1495	** *	ROSS RIDGE	1070A
		1497		KO35 KIDGE	1057A 1060A
and a firm	PIUTE KNOLL	1498	ł	4.3	2006 2008
	THUTE KNOCL	1172			2010
1.1		1174 - 1178		RUIN CANYON	1331B
al a co	- 1	1178A		RUSH CREEK	1865
1		1189		SAND CANYON DEEP	
11.1		1190	44.	DEEL	1433 1442
1. 2.4		i i ji A	1 1		1442 1465 1465B
		1192B 1192C		: "	1474
1.7		1193	100		1474B 1474C
		1197			1476A
3.5		1197A 1197B	**	SAND GULCH	1122 1123
		1197C		SANDSTONE	1400B1
		1204E		0	1400C1
+ 1 +		1485			14001X 1402€
A.		1516 1173			1252B
* .	. J	1175		SEWEMUP	1943
12, 2	1711	1177A	1	SHELL CREEK	1327 1098
19891	and the state of	1177B 1177C	+ 11		1149 1156
		1186 1188		CHOKEN COLOR	
	POWDER WASH	1100		SMOKEY CREEK SPRINGFIELD	1840
	TO HOEK WASH	994		STRINGFIELD	1786 1787
		30D (681	×		1788 1824
	RABBIT		.3.72		1831
1.5	MOUNTAIN	1803		STORY GULCH	1832
*	RANGELY	1952 1520		STORY GULCH SUGAR LOAF	972
41.	RISLEY CANYON	1520 1228		SUGAR LUAF	1160 1168
1.41.7	MODEL CARTON	1250			1694 1701
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1260 1260A	1	P	1814
1		1261	1.		1821 1937
-		1261 A 1262			1956 1956A
		1262A			1956B

	·		CHE A(D)		
		MFSCO			MFSCO
STATE	AREA	COMPANY LEASE NO.	STATE	1004	COMPANY
COLORADO	SUGAR LOAF		· ·	AREA	LEASE NO.
002010100	JOURN LUMP	1956C 1956D 1956E 1956F	COLORADO	WOODS	1254B 1283
		1956E	·		1283
		1956F 1956G			1285
	TEPEE	1682	127		1285A 1287
		1005	124		1287A
1.54	THOMPSON ARROYO	1328	.7		1380 1384
		1329	· .		1386
		1329 1337 X 1337 AX	4.		1388 1388B
200		1499 1500	· ·		1388C
		1500 1336			1393A
		1337	:		1393B 1411X
		1337A	1.1		1411XX
144		1662			1412 1412B
7.7	WAGON TRACK	1008B	9.74		1414
•		1008BX 1026B	4.7		1418 1425
1.00	·	1026B 1050B			1426
1.		1113 X 1113AX			1427
					1429
	WALSH	1807	.*		1429B 1429C
		1807A 1807B 1809			1439
		1809			1440 1440B
	WEDDING BELL	1179	20.00		1454
		1106	1.00		1456 1459
		1179 1106 1107 1723	Y 11		1460
	WHITE RIVER	554 12 M			1474A 1479
					1810
•	WILLOW	1176 1193A			1813
	WINTER FLATS				1836 1836A
	war ref LPU 19	1028 1030	•		1836B
		1044 1049		YAMPA	1839 1853 1853
		1053			1853A
1 - 1 - 1	•	1053A 1054			1854 1856
		1054 1			1857
		1054A 1054A1			1857A
		1055	• •		1857C
	Control of the Control	1055 A 1056			1957D 1957E
·		1056 1			1857F
		1056A 1057	1,24		1868
	• '	1058		YELLOW JACKET	1367B
		1059 1059 X			1400 1400B
		1059 1			1400C
		1059A 1059A1			83 M 84M
		1060	5.00		85AM
		1063 1071			1232 1233
3 1		1075	. 44.		1233 X
	WOODS	1377			1235 1235A
	.*	1811			1236A
		1242 1244			1249 1252
		1244A	•	* A	1253A
2.77		1245 1248A	12.4		1253B 1254C
		1248A 1252A 1254A	5.		1257 1258
141		1404A	* *		1400

SCHEDULE 4(b)

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		SCHED	ULE 4(b)							South	ULE 4(b)		
rain Vitales		MFSCO			MFSCO			with the		MFSCO	OLE 4(5)	•	
STATE	AREA	COMPANY LEASE NO.	STATE	AREA	COMPANY LEASE NO.			STATE	AREA	COMPANY			MFSCO COMPANY
COLORADO	YELLOW JACKET	1275A 1331A	UTAR	BLACK CANYON				UTAH	CANYON POINT	LEASE NO.	STATE	AREA	LEASE NO.
4,1	•	1378	1		9872C 9872D				ONLY CONTOURS	11253 11254A 11255 11259 11260	UTAH	COALVILLE	10456 10457 10835 10926 10975 11512
1.5		1376BX 1377 X		property of	11490 12586 9294					11255 11259	100		10835
		1381.			9294 9858			***		11260 11367			10975
2 T 2	•	1381 1383 1387 1378B		BRIGHAM CITY	11616			-	CASTLE DALE	9937 9938			11512 11530
10		1378BX			11616 11636 11637	•	•		-	9938 10230	19.0	1.74 - 1.7	11530 11546 11547 11548 11549 11550
i in a		1387C 1391B			11638 11639					12053			11548
		1391 C 1400 X	# # # F	. *	11640 11641				CEDAR CITY	11931 12068			11550
1,500		1400BX			11642	•			CENTER CREEK			•	11551 11552 11570
7.3		1400CX 1401	*		11643 11644					12547 X 12550 X 12554			11570 , 11570A
		1402A 1402B	4.5		11645 11646 11647 11662					12562 X	ĺ		11570A 11570B 11570C
		1402CX			11647		-			12563 X 12563AX			11570D 11570E
		1403C	11.5		11863					12563B 12707	11		11570F
6 T. F.		1405			11663A 11664 13673			•	71	12714 12715			11570G 11570H 11570I
77	•	1403 C 1403 D 1405 1410 1415 1423 1431			13733				CHALK CREEK				11570I 11570J
		1423 1431			13733 X 13734			-	CREEK	4201 4201 A			11570K 11570L
		1441	1		13733 X 13734 13734 14233 14234					6156 6156A			11570M 11570N
4,100		1463 1464 1475	<u> </u>	and the second	14234 11637A					6156C 6156D			11570O 11670P
		1486A 1479A 1810 X			11638A 11639A					6156É 6156F			115700
uli in Anah		1810 X 1811 X			11641A 11642A					11989D			11570R 11570S 11570T
		1812		F. 1	11643A				CLAY BASIN	11999	2. 1		11570Ü
UTAH	ANETH	13155			11644A 11646A			1.1		1362 7838			11570V 11570W
	ANTELOPE MOUNTAIN	12424		BUG	11647A					8140A 8594			11570X 11570Y
		13000 X 12424 X		BUG	11010 11211A			5	* * * *	8594 8734 9007	:		11570Z 11570Z1
		13000 ^			11263A 11269A			•	1.75	9391 12569			11570Z2 11570Z3
	ARGYLE	9923			11406B4 12101				COALVILLE	10427	344.5		11734
4.5		9924 9925 9925 9926 9927 9928 9929 9930 9931		grander i	12717 X 13166					10428 10429			11734 11735 11750 12158
2.00		9927	. ;		13265 13574 13575					10430 10430A		CLIFF	12158
		9928 9929	11.75		13575				1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	10031		CO-OP CREEK	13264
	1 - 1 - 4	9930 9931	77	Bryce Canyon	12726	• •			``	10432 10433 10433A 10433B		COOPER GULCH	12549
		9932 11293		BRIDGER LAKE DEEP	127 M					104338		COW HOLLOW	9933 9933A
1000	Note that the second	11293A		BULL CANYON				.**	in the state of th	10433C 10434 10435		COYOTE CREEK	9933A 12651
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		11293B 11293G 11293D		•	9643 9683 9791				•	10435A I		CURRANT CREEK	12031 107 M
7+74. 3-3-1		11203E			9792 12696			2		10435B 10435C		DIXIE	10618
11.	70 10 10 10 10 10 10 10 10 10 10 10 10 10	11297		CANYON						10435D 10435F		DOVE CREEK	11010 1
		11295 11297 11299 11990		JUNCTION	11227 11228A					10435E 10435F		1.74	11134 . 11166
		135 M			11234 11260A	•			The state of the day	10435G 10435H 10435I 10435J 10436		es to e	11166B 11167 11167A
4.47	ARTS PASTURE	11577	1		11794			: 1		10435		n sa carr	11167A
A. \$1.5	AURORA	11609 X 144 M		Canyon Point	11181 11198					10437	. 4		11167C
4599		321 M	TO SEC.	OF AMERICA	11200 11201			1.5	5.	10439		7	11167B 11167C 11167D 11167E 11167F
it die	BLACK CANYON	9294 9423	16/74	•	11203	·		•		10437 10438 10439 10440 10448		•	11167F 11284 1140682
S		9859			11228 11229	<i>1</i> .		•		10449 10450			11406B2 11555
		9872B		•	11249					-	100		
		•	•			!				ı			

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		SCHEL	ULE 4(b)		
STATE	AREA	MFSCO COMPANY LEASE NO.	STATE	AREA	MFSCO COMPANY LEASE NO.
UTAH	FARNHAM DOME GOLD BAR	18 M 18AM 11589	UTAH	KEEL RANCH	11294 11294A 1298
· ·	1 332 31	11609 13214 13216 13217		KLONDIKE	11503 11814 11827
		13219	1 1	LAKE CREEK	12652 12348

GREAT SALT 12349 12443 12547 12550 12552 12562 12563 12563 12999 13048 12748 12863 12865 12863 12865 12865 12865 12865 12863 12865 12863 12865 12865 12863 12865 12863 12865 12864 13003 13140 13144 13144 12798 X 10599 10601 10636 10666 10667 10668 10414 9503 9504 9505 9507 9625 14016 14017 13594 13598 13598 13601 14022 GREMO HILL GRAY WOLF LEFT FORK

GUNNISON

11742 12649 LOCKERBY HORN

10976 10997 11011 11011A 11011B 11011C 11011D 11486B 11486A 11486B 11486B 11486C 11488 12623 12906

LONG CANYON 13218 11537 11591 11592 11595 11596 11610 11634 11822 11537 X 11597 11598 11822 X MOAB

MONTY MONUMENT CANYON 11264 11993

11010 2 11406B3

71 M 10618 X 11228B 11387 11432

OLD SQUAWS CROSSING 1727 PANGUITCH LAKE . . . PARADOX BASIN

SCHEDULE 4(b)

			Conter	OLE WO		
			MFSCO COMPANY	1	ga e 19	MFSCO COMPANY
	STATE	AREA	LEASE NO.	STATE	AREA	LEASE NO.
	UTAH	PARADOX BASIN	11464	UTAH	RACETRACK CREEK	
	4	PIUTE KNOLL	9121H 9127C	1	CREEK	12993 12994
		*	8151D			12994 12995 13259
٠			9127E 9127F			13260
		*	9127G 9127H			13261 13262
		13.11	9973 10704	471	BAT HOLD	13263
		•	10734	P-12	RAT HOLE	10420 11162
	* .		10949 10955			11162A 11162B
			.10999 11000	\		11273
			11002	1.00		11273A 11338
			11004			11347
	,		11005 11006			11733
			11010 3 11010 A		RIVER BEND	12067
	-		11010 B 11010 C		THIS NAVIA	27 M 29AM
			11010 C 11010 D			29AM 31 M 32 M
			11012 11012 A			32AM
		•	11012 B	100		34 M 35AM
			11012 B 11012 C 11012 D	1	1997 1997	52 M 53 M
			11013 11013A			52 M 53 M 56 M 58 M 59 M
	•		11013B 11013C	l egy	4 M	59 M
			11013D			66 M 75 M 76 M
	,		11013E 11013F	2.1	· ·	76 M
		the second of th	11013G 11013H	1		96 M 97 M
	102	- 1 f 1	11040	1		100 M 101 M
			11068 11068A	}		3588 3590
			11068B 11068C	1		3601 3604
			11095 11122			5069
			11406B	3.7		3586 35861
			11408 11408A	1		3602 A 3602 A1 3603
	11.7		11483	LECT		3603
		garage electric	11487 11856	1 4 42		3603 1 7696
		PICKETT CORRAL CANYON	11011	1	D00000000	3601 1
	11.	CANTON	11211 11218 11220		ROOSEVELT	332 M
			11220 11220A		SALINA,	321XM 322M 327XM
		•	11220A 11263 11268	1		327XM
	1		11269		•	328XM 329XM
			11984 12023	in it eter	SAWMILL CREEK	330 M
		* L	12023A 12023AX		SA WHILL CREEK	12350 12354
			12755			12356 12359
		POCKET	9936			12362
		PORCUPINE RIDGE	10919 10736			12442
		9-13 a	10927		•	12444 12650
	• ,•	PATTERSON	11195		*	12653 12682
		RACETRACK CREEK	toror.			12793
	•	∨nsen.	12525 12539	, _" ,		12795
			- 1	I - 1		12796

HUNTINGTON

ISLAND

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	•	SCHEI	OULE 4(b)											•	
		MFSCO COMPANY	1		MFSCO								OULE 4(b)		
STATE	area Sawmill Creek	LEASE NO, 12797 12836	STATE UTAH	AREA VEGA	COMPANY LEASE NO. 11964 11964A					STATE WYOMING	AREA BUTCHER KNIFE	MFSCO COMPANY LEASE NO.	STATE	AREA	MFSCO COMPANY LEASE NO.
	• .**	12837 12852	,		11964A 11964B 11965					" toming	SPRING (Uinta)	2849 2861	WYOMING	DEVILS HOLE	3921 3922
		12916 12996 12997			11965 11985 11994 11996 11997 11998 12057 12214							2867 2868			3922 X 3923 X 3923 X 3924 3925 3925 X 3925 X 3926 X 3927 3928 3929 3939
H.A.		12998 13045	1.0		11997 11998							2867 2868 2869 2870 2873 A			3923 X 3924
		13052 12357			12057 12214							2873 A 2874 B			3925 3925 X
	1 1 1 1 1	12298 12425										28748 2876 2877 A			3926 3926 X
		12427 12428			12568 12826 13042 13043							2878 2879			3928 3928
	•	12429 12430 12431		WESTWATER	10405					A		2880A 2881		_	3930 3930 X
		12852 X	WYOMING	AFTON	4177						•	2882 A 2884 2912		Domit Morning	-3931
		12998 X 13045 X 12293			4180 4182 4183			,				2912 2948 2949		DOTY MOUNTAIN DRY CREEK	3720 3114
		12354 X		Extra de la	4185 4186						1 1 1 1 1 1 1	2964 2970	1	DRY PINEY	3282
1 425		12355 12837 X			4188:					.:		3211 3212		FAST DESERT	3686A
	SIGURD	13303 326 M			4189 4199 4199A							3216		EAST DESERT SPRINGS	3794
		327 M 328 M			4199B							3217 3221A 4407		East Hiawatha	1BM 482
	SHURT2 CREEK	329 M			4202 4204				•		BUCK SPRINGS	4658A 3314	- 1 ¹¹	,	482 3131 4481
# N.	1945	11929 11931A	1		4206 4208			-		4 , *	BUCKHORN	3582	1.0	FALL CREEK	4476
17 P. 1	SIXTH WATER CREEK	12697	1		4211 4211						BRUFF (Sweetwater)	3662 3662 A		FEATHER	3062 3096
1,24	SQUAW	12698 11227A	1 1 1		4199C 4202 4204 4206 4208 4210 4211 4215 4367 4367 4377							3662A 3662B 3662C		a side of the side	3258 3580
45 x 7 7 x 7		11227A 11254B 11259A	J 2									3662 C 3662 D 3662 E			4197 4371
	TEPEE	12066		ALKALI FLAT	3123 3664							3662F 3662G		FISH CREEK	4405
	TRAPP SPRINGS	11042 11795		BEAR GULCH	4514							3662H 3662I	·	FIVE MILE GULCH	2338 2623 2624 2719
	UTAH VALLEY	12592		BONNIDEE	3390 3392 3493A						CANYON CREEK	381.7			2624 2719
		12593 12595 12596			3493A 3493B						Canyon Creek Dome	967		FOGARTY CREEK	2720 3048
W. S.	VEGA			BONDURANT (Sublette)	3305 3404	•					CEDAR RIDGE	3123A			3048 3265 368 6
1 11-2		11933 11934		: ×	3404 3679						•	3183 3664A 3864		GALE	3592 3599
		11821 11933 11934 11951 11962		BONDURANT (Teton)	3306						CHEROKEE TRAIL	3011	. :	GRAHAM	3781
61.5		11953 11963A 11953B		11.24						1.7.		3316 3769 3830			3838 3932
	# # T	11954 11955			3493C 4557 4579							3839 4175 227	·	GRAPHITE	851AX 851B 851BX
		11966 11966A		BRADY	683 704						CLAY BASIN	423			851BX 887
		11956B 11956C			2983. 4450						CODY	3721	E.	GRAVEL	3350
		11956D		BROOKS RANCH	4157		,				COMO LAKE CORRAL CREEK	3289 3710			3361A 3566
1 14	4	11957 11958		41.0010	4353 4403 4420	•						4158 4165	Æ	HADSALL SPRINGS	3362 3362A
. 4		11968A 11969 11960		BUTCHER KNIFE SPRING	****						CYCLONE RIM	106XM 108XM		HANK HOLLOW	3362A 4372
1.7	**	11960A 11960B		SPRING (Sweetwater)	2876 X		,				DEAD HORSE	108XM 3039		HENRY	2869A 2873
	No. 1	11961`- 11962		BUTCHER KNIFE SPRING (Uinta)	2014		 				DESERT SPRINGS	3816 ::	,	•	2874
		11963 11963A			2792 2833						DEVILS HOLE	3870 3871			2874A 2877
	-5,	********	# said	at self of a			!					3920	* *		2880 2882 3213
			12									J			0413

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		SCHED MFSCO	ULE 4(b)		MFSCO
STATE	AREA	COMPANY LEASE NO.	STATE	AREA	COMPANY LEASE NO.
WYOMING	HENRY	3218	WYOMING	LITTLE SHOE	
		3219 3221	}	CREEK	3301
		3223	3 *	LITTLE WORM CREEK	100B
		4633 4645			100B1
	i.	4658		LONG HOLLOW	4494
	HIAWATHA DEEP	12M	l · ·	Lost Creek	99 M
		482 X 3131 X 4481 X		MESA, THE (Pinedale)	1884
		4481 X		(s micoate)	1886
	HICKEY MOUNTAIN	4633A	ļ.		1887 1888
	KINNEY	3113A			1889
		3201 A			1892
		3278 294C			1893 1894
		297A 297B	· .		1895 1896
		945	<u> </u>		1897
		945B	ł	MICKELSON	3079
	4 (2.7)	945C1		MIDDLE BAXTER	232B
41/	3.4克里尔克·克里尔	947A			249 7978
		947F			19 M 80AM
		3113 3139	1	MOSLANDER	1.19
		3149		RESERVOIR	3236
4 - 4 - 1		3154		47.25	3236 3271 3279
200		3155 3157	İ	MOXA ARCH	
	and the second	3167	40.0	(Sweetwater)	4442
		3185	- in the contract of the contr	MOXA ARCH (Uinta)	4474
	\$10,000,000	3201 3203	İ		4474 4475 4482
	ALC:	3239	l .		4622
٠.	57	3260	1	Mana	4721
		3262 3309		NEEDLE	3317
		3336 4583		NORTH BAGGS	3554 3585
	JOHNSON RIDGE	3091	j	1111	3704 3798
	•••••••••••	3148			4427
		3159 3251	1	NORTH BAXTER	1AX
		3254 3389			252A
	KENT RANCH	3919	}		4554A 4554B
	LAKE BARSTOW	4373			4554C 4665
		4374	1		4466
	LEROY	2865 2887]	DD L De	4501
		2890		PEARL	3130
	*	2947 2958		PICKET LAKE	115 W
	1.	2962 2973		OVERLAND	3318 3705
	•	3007	100	PINE CREEK	3795
	-	87 M		PINEDALE	1885
1 A	LEROY DEEP	3012		1	1886A 1890
		3259 3419			1897A -
	LITTLE SHOE	7,00			3291

AREA	COMPANY		
	MFSCO COMPANY LEASE NO.	STATE	AREA
PINE TREE	3089	WYOMING	SPEARHEAD RANCH
PONY CREEK	3918		RANCH
	4473 4548		
RADERVILLE		1.5	. ***
2001H	4472 4490		•
RATTLESNAKE			
RILLS	3052 3237		147
	3840		
RED DESERT	3595 3598		
RED HILLS			•
	4404		a.
	4425	-	
RIFES RIM	3029A		•
PORIN			
	2741		
WEST	3191		
SANDSTONE	2104	1	
SCHEOGS DRAW	3029		
	3194A	1.7	
	3196	1.4	•
	104 M	•	
SEVEN MILE GULCH	4173		STEINLE RANCH
	3707		
	3708		SUBLETTE CREEK
	3711	445	SUN (Fremont)
Shute Creek	3369		**
SIFPPA MADOR			
			610176
=			SUN (Sweetwater)
			WYOMING SOUTHEAST
	3680		
SOUTH BAXTER	16B	1 12	
	398	4.5	
	292		*
	336C 579	***	
	2101	23.5	
SPEARHEAD	3233		
RANCH	2675		
	3083		1.00
1.11.44.1	3084A	•	2 T 1
100	3085	1000	
	3085B		
	3093		
	3093A 3093B		
	ROBIN SALT WELLS WEST SANDSTONE RIDGE SCHEGGS DRAW SCOTTY LAKE SEVEN MILE GULCH SHEEP CREEK SHUTE CREEK SIERRA MADRE SIXMILE SPRING SLATE CREEK SNAG CREEK	RADERVILLE SOUTH 4472 4490 RATTLESNAKE HILLS 3052 3237 3840 RED DESERT 3598 RED HILLS 4388 4404 4419 4425 RIFES RIM 30029A 3307 ROBIN 3341 SALT WELLS WEST 3191 SANDSTONE RIDGE 3184 SCHEGGS DRAW 3013 3029 3013 3029 3194 3194A 3194A 3194A 3196 SCOTTY LAKE 104 M SEVEN MILE GULCH 4173 SHEEP CREEK 3707 3708 3709 3711 SHUTE CREEK 3707 3708 3709 3711 SHUTE CREEK 3369 SIERRA MADRE 3054 SIXMILE SPRING SIAMILE SIXMILE SPRING SIAMILE SIXMILE SPRING SIAMILE SIXMILE SPRING SIAMILE SIXMILE SPRING SIAMILE SIXMILE SPRING SIAMILE SIXMILE SPRING SIAMILE SIXMILE SPRING SIAMILE SIAMIL	RADERVILLE SOUTH 4472 4490 RATTLESNAKE HILLS 3052 3237 3840 RED DESERT 3598 RED HILLS 4388 4404 4419 4425 RIFES RIM 3029A 3307 ROBIN 3341 SALT WELLS WEST 3191 SANDSTONE RIDGE 3184 SCHEGGS DRAW 3013 3029 3194A 3196 SCOTTY LAKE 104 M SEVEN MILE GULCH 4173 SHEEP CREEK 3709 3709 3711 SHUTE CREEK 3709 3791 SIERRA MADRE 3054 SIXMILE SPRING 304 SLATE CREEK 3680 SOUTH BAXTER 16B 38B 39B 39B 39C 292 292 292 292 292 292 292 292 292 2

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	3 A		ULE 4(b)					e .			eda a	
		MRSCO COMPANY	1		MFSCO COMPANY			12.		MESCO	ULE 4(b)	
ATE	AREA	LEASE NO.	STATE	AREÀ	LEASE NO.			5.00 A 1000		COMPANY	1.00	
OMING	WYOMING SOUTHEAST	4310C 4323 X	WYOMING	WYOMING SOUTHEAST			•	STATE WYOMING	AREA TIERNEY	LEASE NO.	STATE	AREA
		4323 X 4323 A X	1	(Laramie)	4280Å			WIOMING	TIERNEY	2841 2842	IDAHO	MEDICINE LODGE
	WYOMING	1020111		•	4281 4283 4284					2843 2844		
	SOUTHEAST (Goshen)	4329			4284 4289		. •			2845		
		4336 4479 4630 4661	ļ:		4289 4290 4290A	•		*	WILDHORSE	3665	1	ONYX
4.7		4630		v	4292				WHISKEYBUTTES	2623 3893	ļ	•
	WYOMING	4661			4292 4293 4293A	•		<u>:</u> *	1.72	3894 3895	- 1,	PEBBLE (Bannock)
	SOUTHEAST	:			4296 4297				•	3896 3897	Į.	PEBBLE (Bannock)
	(Laramie)	3992 3993 3994 4138			4299 4299A					3898		PEBBLE (Caribou)
		3994 4138	4.7		4300 4301			*.		3899 3900	MONTANA	BLACK COULEE WEST
		4141 4142		4	4302 4302∧				•	3901 3902	1.0	,
.*		4144 4217	100		4304 4307					3901 3902 3903 3905 3906		BLACKLEAF
	*.:	4217 4218 4218A	4	12.4	4309			A.		3906 3907	:	
			1 1		4312 4313 4314					3907 3908 3909		BLACKLEAF COULEE WEST
		4220 4221 4221 A 4221 B 4221 C			4314 4315					3910		CHIPPEWA CREEK
13		4221 A			4315A 4317					3911 3912		CLARK FORK
		4221C	i .		4318 4322			ž.		3913 3914	* * *	
•		4221D 4221E]:	and the second	4323				4.1	3915 3916	1,	•
		4221F 4221G 4222		52 A	4323Á 4324				YELLOW CREEK	3315 X		
		4000 A		a = " .	4324 4325 4326			IDAHO	AFTON	133	1	
		4226 X		* * * * * * * * * * * * * * * * * * * *	4327				ANT CANYON		1	
		4226 X 4227 4227 A 4227 B			4330				(Caribou)	128 134		Crooked Creek
	Burney Bright Con-	4230	1	Transfer of the second	4326 4327 4328 4330 4331 4332 4333 4334			2.5		135	1	CROW CREEK
		4234 4235 4236	1	H12 2 1 1 1 1 1 2 2	4333 4334				ANT CANYON (Franklin)	122		CURTWRIGHT
(es	A STATE	4236 4239			4335 4338			A .		123	ł	COULEE
11 - 4 - 1		4239A			4338A					122 123 124 125 126 127		
		4239B 4239C	1		4339A 4341				and the first		1	
		4239E 4240 4245			4341 A 4685 4687 -			0	CHESTERFIELD	130 131		15.
	al and AME	4246		the transfer of	4688 4688 4697	•	;	4.6	DINGLE SWAMP	137	1	
	21 July 1	4246A 4251 4251A		to the seed of	4697 4699	•	•		HORSESHOE	160		-
		4251 A 4255	1	Tarris de la companya de la companya de la companya de la companya de la companya de la companya de la companya	4699 4700 4700A				GARNS MOUNTAIN		1.	DISTURBED BELT
4		4255 4258 4258 4			4701 4701 A	•	1		•	156 157 158 159	1	(Lewis and Clark)
		4258A 4260 4270]		4702 4730		1	1.		159 1604		+ T + 4
i i		4270A		44.00	4731:		;			160A 161 162		100
	* .	4270A 4270C 4271		,	4731 4732 4733 4733 A		· į		1	163		
	•	4271 A 4281 B 4271 C	.	WYOMAN	4733A				KILGORE	147	1.24	
	•	4271C 4271D		WYOMING SOUTHEAST	-					148 149		
* .		4271D 4272 4272A	1	(Platte)	4139				to areas	150 151		
o 1 - 1 -		4272B		TARTER'S ISLAND	1241 1241 A		t		2000	151 152 153	7.3	
٠		4272B 4272C 4273	la sella	THOMAS CANYON	3315			(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)		154 155		Marie Barrier State Con-
		4273A	25.77	TIERNEY	118 M		L		MEDICINE LODGE	138		
	•	46/0			120 M 121 M 122 M 2795					138A 139	<u> </u>	18 18 18 18 18 18 18 18 18 18 18 18 18 1
2.4			i sa sa sa sa sa sa sa sa sa sa sa sa sa		122 M					140		
4.3			1		A1 202		,			141 .	1	

Dominion Energy Utah 3030 Affiliate Transaction Report Docket No. 21-057-13 Page 395 of 413

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TATE	AREA	MFSCO COMPANY LEASE NO.	STATE	AREA	MFSCO COMPANY LEASE NO.
ANATNO	DISTURBED BELT (Lewis and Clark)		MONTANA	HEALEY COULEE	
	(Lewis and Clark)	522A 523		(Pondera)	400 401
		524 526			434
		527	1	HEALEY COULEE	
		528 529		(Teton)	387 391
		530	1		392 X 398
		532		HEALEY COULEE	436
		543 544	}	(Toole)	388
•		548 548 4			389 390
		549	1.1		393 393 393 X
		549A 549B	\ :-		395
		550 550A			409 431
		5508	1		432 443
		551 551A			3 M
		577	1	KEVIN-SUNBURST	18.W
	DISTURBED BELT (Teton)	36B	[:	NW NW	7.7 350
		37 39	1		351
		40A	Į		352 353
	and the second	41 71	1		354 355
		72 73	ţ.	10	356
		74A			383 416
		76A	1 .	1.	417 435
		535A		LEDGER (Pondera)	81-
		537 537A	1		345 347
		539 X 545 X		LEDGER (Toole)	81 X
	DUNKIRK NORTH	7 M	1.0	1 1 m	346
		8-M:		LITTLE DRY CREEK	.410
		8AM 8BM	1		418
		9·M: 9AM	1	LITTLE SHEEP CREEK	557
		9BM 9CM		LITTLE WARM SPRINGS	***
		9DM 9EM	1 .		585
	Programme and the second	9PM		MILK RIVER (Blaine)	96
		9GM 9HM			109 163
	4.4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	MI9 MI9		•	194 381
	:	IIM		6°	382 382A
	EKALAKA NORTH	462	1		625
	HAY CREEK	469	1		626 626A
	HEALEY COULEE (Chouteau)	402	1		626B 626C
	HEALEY COULEE				626D 627
	(Liberty)	403 404	···.		628
	HEALEY COULEE (Pondera)			MILK RIVER (Hill)	629 86
200	(rondera)	384 385	7.1	;	\$74
		386 392	1		210 210A
•		396 399	. ₩,		240C
					248A

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SCHEDULE 4(b)						
STATE	AREA	MFSCO COMPANY LEASE NO.	STATE	AREA	MFSCO COMPANY LEASE NO.	
MONTANA	MILK RIVER (Hill)	248BX 248B1 252 252 X	MONTANA	MILK RIVER (Hill)	320 323	
. *	•	252 252 X			324 332	
	•	252A 253]		332A 333	
		253A 253AX 253B			333A 334	
		253BX			335 335A	
R'	-	253C 253D			366 368	
1.	* * * * * * * * * * * * * * * * * * * *	253F 254			369 370	
Sec.		254 X 2541X		* .	371 372	
		256 257 258			373 376	
		259 2598		•	377 461	
		260 260 X	la site		582 613	
	•	261			613 X 614	
		262 262A 263			615 616	
		263;X 263A			617 617A	
		264 264:X			618 618A 618B	
		264A 268	197		619 619A	
		268 X 271			620 620 A	
		272 273 273A	1	Language Core pa	2 M	
		273B 273C		Miner's Coulee Murphey Creek	485 583	
		274		NINE MILE	-	
		293 295		COULEE PONDERA COULEE	580 578	
	•	2 96	1	RAZOR CREEK	407	
		296 X 297 298	1.		410 411	
•	1000	299 300	1.	RED ROCK RIVER	414 559	
		301 301 A	1	ROCK CREEK	586	
		301.B		SAGE CREEK	587 553	
		302B 303	<u> </u>	SAGD CARDA	554 555 556	
		304	1	•	556 558	
		305 306 306A		SIPARYAN CREEK	588	
		307 308A		SNAKE COULEE	490	
•	•	308B 309		SUNDAY CREEK	· 468	
		310 311		SWEETGRASS ARCH	454	
1.5		312 312A		TONY CREEK (Golden Valley)	464 -	
	W. Carlo	313: 314		TONY CREEK		
		315 315 X		(Wheatland)	463 465	
•		316 11 0 317			466 467	
		318 319		WHITE SPECKS	507 508	
		•			, -	

		SCHEI	ULE 4(b)		
TATE EVADA	area Alkali flat	MFSCO COMPANY LEASE NO.	STATE	AREA	MFSCO COMPANY LEASE NO.
·	Vruúni trvi	138 139 140 141 143	NEVADA	JIGGS	168 172 178 179
	DIAMOND VALLEY	144 145 X 292			181 182 184
· .	FALLON EAST	125 128 129			209 210 211 238
	HUMBOLT EAST	136 146 147		LONE ROCK	740 142 145
	INDIAN LAKES	132 133		LONG VALLEY	157 228 231
· . · . · .	JIGGS	162: 163 164 : 165A 166A	ŀ	LUND RUBY VALLEY WHITE FLATS	224 230
: - -		167A 168A 170	NEW MEXICO	,	226 227
		171 173 174	MEAICO	ALEMITA (Sandovai)	268 279
4 4		176 177 178A		ALEMITA (San Juan) APACHE SPRINGS	255 51
		180A 181 A 182 A 183		ARMIJO RESERVOIR	445 76
vi Vi	in de la companya de la companya de la companya de la companya de la companya de la companya de la companya de La companya de la companya de la companya de la companya de la companya de la companya de la companya de la co	184A 185 186		BELL LAKE BISTI	62 91
		187 188 189 190			151 183 266 267
77 - 122 - 1 143 -		191 192 193			284 304 344
ent Entre De		194 195 196			346 379 402
		198 199 200 201			404 405 406 412
		202 203 204 205			415 417 418 419
3	i je sembolija Pri i prese	206 207 208 208			420 421 422
C.	grande (v. 1920) 1940 - Handrid III.	210A 211A 218			423 424 426 427
		219 234 235 236			428 429 430
•		237 239 165			432 433 434
14.		166 167	1		435

SCI	IED	ULE	4(b)

			ULE 4(b)		
STATE	AREA	MFSCO COMPANY LEASE NO.	STATE	AREA	MFSCO COMPANY LEASE NO.
NEVADA	white flats	226 227	NEW MEXICO	#D.17000 1370	
NEW MEXICO	BITTER LAKE	72 10 M 16 M	MBAICO	FRUITLAND	493 494 497 498 516 517 522
	BLANCO	19	l		522
	BLUITT (Lea)	. 156	į	GAVILAN	39
	BLUITT (Roosevelt)	48		HAGERMAN	8 M
	BONITO	344 X 383 401 437 438		номсно	365 366 367 368 369
	0.00.00.0	439	 		370
. *	CARLSBAD CHACO CANYON	46 237 278		HOPE	5 M 18 M 7 M 17 M
# 4		344XX 345 347 364		HOSPAH	78 99 164 285
	CHIQUITO	111 140 211	à	HUAPACHE	285 291 138
		282 298	· .	LAKE ARTHUR	491
<i>2</i>	CHROMO	210		LINDA	24 M 31 M
a 1	COAL CREEK	463 464 509		LINDRITH	163 269
	COMANCHE	40 333 465	Jak		449 450 451 452
	DANIEL WASH	189 253 283 305		1 11 14	453 454 455 45 <u>6</u>
		348	}		457 480
	DE-NA-ZIN	84 97 165			32 221 476
	Harry Mary	169 213		LOCKNEY	217
	-	258		LOS PINOS	92
		488 492		MARCELINA	507
, A.	DULCE .	240	Į.	MATADOR	73 145
	ESCRITO (Rio		1.	ŧ1 ·	145 332 74
	Arriba)	178 375		the first of the	74 496
• :	ESCRITO(Sandoval)	186 341	J.	MEDIA	53 56 57
1.1	ESCRITO (San Juan)	150		tar a set to the	57 58
	FRUITLAND	168 170			100 104
	educe of	185 303 380 472 473 474			105 106 107 118 120
	•	475 477 478			122 123 137 154 160



SCHEDULE 4(b)							
STATE	AREA	MFSCO COMPANY LEASE NO,	STATE	AREA	MFSCO COMPANY LEASE NO.		
NEW MEXICO	MEDIA	208 257 287 296 483 504	MEXICO	SEVEN LAKE	190 238 259 272 273 505 396		
	MEDICINE ROCK MIGUEL CREEK MONERO	79 90 129 245 98 209		SNAKE EYES	254 256 274 342 343 384 397		
	NONOMBRE	212 286 299 331 382 26			398 399 400 413 425 440 441		
	ojo	77 100 X 206 222 239 262 276 277 281		STAR LAKE (McKinley)	263 275 390 391 392 393		
		295 339 349 381 387 388 389 414		STAR LAKE (Sandoval)	394 395 416 443 444 338		
	PALO DURO	486 490 378		STONEY BUTTE	82 94 95 117		
	PECOS	162 371 12 M		TODD	139 495		
	PETERSON RACETRACK RED LAKE	410 23 36		TORREON	66 93 188 385 386		
	ROUND TANK SANDOVAL SAN JUAN	54 270 458 459 247	·	WALKER DOME	28 47 75 81 89 131		
	SAN LUIS	161 180 181 244 260 288 294 461 481 482 487		Y-O ZONE	148 289 290 27 M		
•	SAN MATEO SEVEN LAKE	292 130 132 175 176	{.				

Post-1976 Wexpro Properties in Which the Company has a Royalty

SCHEDULE 5 "Wexpro Case" Agreement

POST-1976 WEXPRO PROPERTIES IN WHICH MOUNTAIN FUEL SUPPLY COMPANY HAS A ROYALTY INTEREST

		Mountain Fuel	1 5 3		Mountain Fuel
Ares	State	Lease No.	Area	State	Lease No.
Basin Creek	Colorado	C-136 C-138	Big Lake	Montana	M-66 M-67 M-68
Buck Peak	Colorado	C-144 C-148-A C-148-A C-150 C-151 C-152 C-153	Coon Creek	Montana	M-75 M-75-A M-76 M-77 M-4 M-15
· .		C-153-A C-154-C C-156-A C-156-B C-156-C C-156-C C-156-E	Disturbed Belt	Montana	M-22 M-29 M-30 M-31 M-11 M-12 M-13
Modif Commen	Colorado	C-146		-	M-14
Bull Canyon Campo	Colorado	C-133 C-137	Dunkirk, North	Montana	M-64 M-64-A M-64-B
Castle Creek	Colorado	C-173			M-63
Derby	Colorado	C-173	Froid, South	Montana	M-62
Engle Beein	Colorado	C-176	Kevin Sunburst, East	Montana	M-69
Horse Creek	Colorado	C-102 C-106 C-107			M-70 M-71 M-72
		C-107 C-112 C-113 C-121 C-122 C-124 C-103 C-104 C-105 C-108 C-109 C-110 C-111	Little Porcupine	Montana	M-26 M-27 M-28 M-28-8 M-28-8 M-28-C M-28-D M-28-E M-28-F M-28-G M-28-H
		C-112-X C-114	O'Fallon Creek, East	Montana	M-21
		C-115 C-116 C-117 C-118 C-119	Pennel Creek	Montana	M-5 M-6 M-7 M-10
		C-120 C-121-X C-123	Riley School	Montana	M-8 M-9 M-19
Niblick	Colorado	C-145			M-20 M-43
Spronke	Colorado	C-149 C-149-A			M-43-A M-43-B M-44
Yampa	Colorado	C-147 C-155 C-155-A C-174 C-175			M-14-A



SCHEDULE Mountain

		SCHEI	OULE 5		
		Mountain			Mountain Fuel
Area	State	Fuel Lease No.	Area	State	Lease No.
Riley School	Montana	M-44-B	Duckwater	Nevada	N-146
		M-44-C M-44-D			N-147 N-151
		M-44-E	East Fallon	Nevada	N-159
		M-44-F M-44-G	Indian Lakes	Nevada	N-160
		M-44-H M-454	Majan Dakes		N-163
		116-474	Jiggs	Nevada	N-130
Tonquin Siding	Montana	M-32 M-32-A			N-149
		M-32-B	Spring Valley	Nevada	N-161
		M-32-C M-32-D	4.50	4.90	N-164
		M-32-E	Alemita	New Mexico	NM-3 NM-8
		M-32-F M-33			NM-19
		M-33-A	Bisti	New Mexico	NM-4
		M-34 M-34-A	Chaco		
		M-34-B M-34-C	Canyon	New Mexico	NM-22
		M-34-D	Daniel Wash	New Mexico	NM-9 NM-11
-		M-35 M-35-A		-	NM-12
		M-35-B			NM-13 NM-24
		M-36 M-37	De-Na-Zin	New Mexico	NM-5
		M-38 M-39			NM-7 NM-14
		M-39-A			NM-15
		M-39-B M-39-C			NM-16 NM-17
		M-39-D M-39-E		:	NM-20
		M-39-F			NM-25 NM-27
		M-39-G M-39-H	Fruitland	New Mexico	NM-10
•		M-39-I	Media	New Mexico	NM-21
		M-39-J M-39-K	Palo Duro	New Mexico	NM-18
		M-39-L M-40	1 610 (2010	TIEM IIICAIDO	NM-1 NM-23
		M-41			NM-23
		M-41-A M-41-B	Puerto Chiquito	New Mexico	NM-6
		M-41-C	Alkali		*
		M-41-D M-41-E	Сапуоп	Utah	บ-61 บ-62
:		M-41 F M-41-G	A P	111	U-60
		M-42 M-42-A	Arts Pasture	Utah	0-00
		M-42-A M-42-B	Bryce Canyon	Utah	U-68
		M-46	Bug (Pre-May		
Wrangle	34	M-60	Bug (Pre-May 10, 1979)	Utah	U-65 U-67
Creek	Montana	M-61	B /D		0.01
Duckwater	Nevada	N-131	Bug (Post- May 10, 1979)		
		N-132 N-133		Utah	U-81 U-84
		N-134			Ú-84-A
		N-135 N-136		•	U-84-B U-84-C U-84-D
		N-137 N-138			Ú-84-D Ú-84-E
		N-139			Ŭ-84-F
		N-140 N-141		•	U-87 U-92
		N-142			U-117
	•	N-143 N-144		-	Ŭ-117-A
		N-145		÷	***

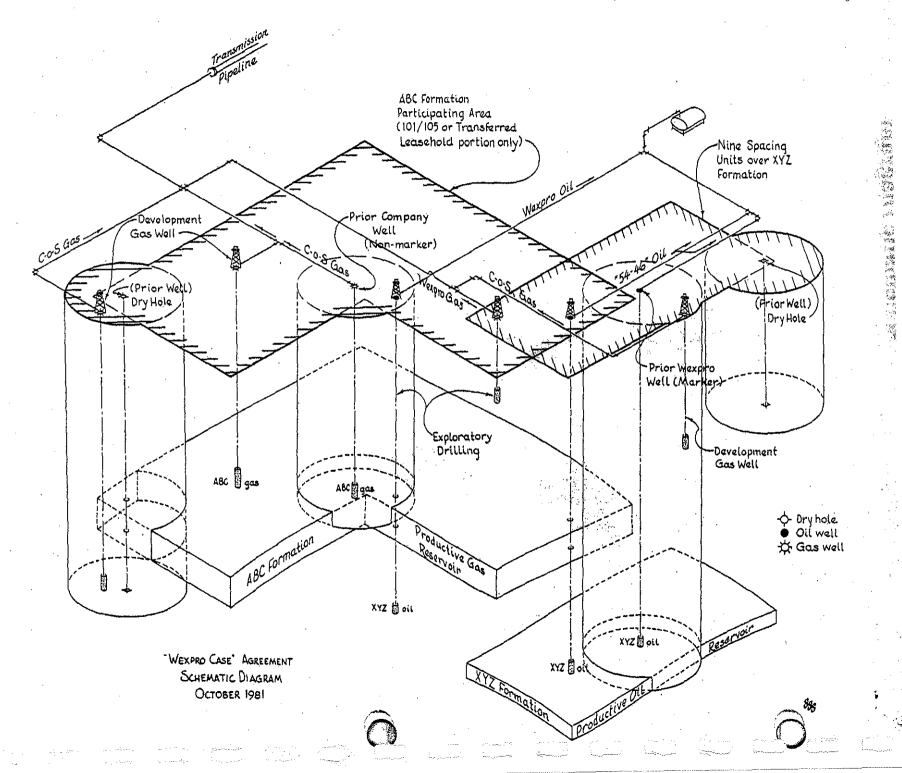
Area	State	Mountain Fuel Lease No.
Bug (Post-May 10 1979)	Utah	U-117-B U-117-C U-117-D U-117-E (No Co. no. yet)
Bug (Farmin)	Utah	U-99 U-185 U-136 U-136-A U-136-C U-136-C U-136-D U-137-A U-137-A U-137-C U-138-D
Clark Canyon	Utah	U-74 U-74-A U-74-B U-75
Hatch	Utah	U-33 U-35 U-40
Klondike .	Utah	U-63 U-64 U-57
Gold Bar	Utah	U-54 U-55 U-59
Mustang Flat	Utah	U-70 U-78
Patterson East	Utah	U-72
Spring Canyon	Utah	U-58
Squaw :	Utah	U-52 U-66
Bear Gulch	Wyoming	W-177
East Hiawatha	Wyoming	W-260
Hadsall Springs	Wyoming	W-271
Hensley Draw	Wyoming	W-242
Pinedale	Wyoming	W-200

Pre-1977 Non-Utility Properties

SCHEDULE 6 "Wexpro Case" Agreement PRE-1977 NON-UTILITY PROPERTIES

AREA	STATE	WEXPRO LEASE NO.	AREA	STATE	WEXPRO LEASE NO.
Hilight South Unit	Wyoming	W-49 W-50 W-50 W-52 W-53 W-54 W-56 W-58 W-59 W-59-A W-59-A W-59-B W-60	Walker Creek	Wyoming	W.139-C W.139-E W.139-E W.139-G W.139-I W.139-I W.139-I W.139-N W.139-N W.139-O W.139-P W.139-Q W.140-A
North Walker Creek	Wyoming	W-71 W-246 W-78 W-79 W-79-A W-79-B W-80			W-140-E W-140-E W-140-G W-141 W-143 W-143-A W-144-A W-144-A
Walker Creek	Wyoming	W-109. W-111 W-112 W-113 W-115 W-115 W-117 W-118 W-124 W-125 W-125 W-129 W-130 W-133 W-133 W-135 W-135 W-137 W-139 W-139-A W-139-B	Wright Area	Wyoming	W-146 W-147 W-50-A, Mi-3 W-148 W-150 W-155 W-155 W-156 W-59-X W-59-X W-59-B-X W-158 W-162 W-162 W-162-A

Schremanie Diagram.



CONSOLIDATED FEDERAL INCOME TAX ALLÖCATION AGREEMENT AMONG MEMBERS OF THE DOMINION RESOURCES, INC. AFFILIATED GROUP

WHEREAS, Dominion Resources Inc., a corporation organized under the laws of the State of Virginia ("DRI") and a holding company under the Public Utility Holding Company Act of 2005, together with its subsidiary companies, direct and indirect, listed in Appendix A, comprise the members of the DRI consolidated group which will join annually in the filing of a consolidated Federal income tax return, and it is now the intention of DRI and its subsidiaries, direct and indirect, (hereinafter collectively referred to as the "DRI Group"), to enter into an agreement for the allocation of current federal income taxes; and

WHEREAS, Certain members of the DRI Group will join annually in the filing of certain consolidated state income or other tax returns (to the extent permitted or required under applicable state income tax laws), and it is now the intention of the DRI Group to enter into an agreement for the allocation of current state income taxes; and

NOW, THEREFORE, each member ("Member") of the DRI Group does hereby covenant and agree with one another that the current consolidated income tax liabilities of the DRI Group shall be allocated as follows:

ARTICLE I.

DEFINITIONS AND INTERPRETATION

Section 1.1 Definitions. For all purposes of this Agreement, except as otherwise expressly provided, the following terms shall have the following respective meanings:

"Code" means the Internal Revenue Code of 1986, as amended.

"Consolidated Group" means Dominion Resources, Inc. and all of its subsidiaries which, from time to time, may be included in any (i) federal income tax return filed by Dominion Resources, Inc. in accordance with sections 1501 and 1502 of the Code or (ii) Other Return.

"Consolidated Return" means any consolidated federal income tax return or Other Return filed by DRI whether before or after the date hereof, which includes one or more Members of the DRI Group in a consolidated, combined or unitary group of which DRI is the common parent.

"Consolidated Return Year" means any period during which DRI files a consolidated federal income tax return or Other Return that includes one or more Members of the DRI Group in a consolidated, combined or unitary group of which DRI is a common parent.

"Consolidated Taxable Income" is the taxable income of the DRI Group as computed for federal or state income tax purposes.

"Consolidated Tax Liability" means, with reference to any taxable period, the consolidated, combined or unitary tax liability (including any interest, additions to tax and penalties) of the Consolidated Group for such taxable period (including the consolidated federal income tax liability and other consolidated, combined or unitary liability for Other Taxes).

"Corporate Taxable Income" means the income or loss of an associate company for a tax year computed as though such company had filed a separate return on the same basis as used in the Consolidated Return, except that dividend income from associate companies shall be disregarded, and other intercompany transactions eliminated in the Consolidated Return shall be given appropriate effect. The Corporate Taxable Income of any Member will include their allocable share of the consolidated Code Section 199 deduction as allocated under section 2.1(b) (iii) below.

"Designated Official" means the Vice President, Tax of DRI or such other official assigned the responsibilities of Vice President, Tax of Dominion Resources,

"Other Return" means any consolidated, combined or unitary return of Other Taxes filed by DRI or another Member of the Dominion Resources, Inc. Group, whether before or after the date hereof, which covers the operations of one or more Members of the DRI Group.

"Other Taxes" means any taxes (including any interest and penalties) payable by DRI or another Member of the DRI Group to the government of any state, municipal or other political subdivision, including all agencies and instrumentalities of such government.

"Person" means any individual, partnership, form, corporation, limited liability company, joint stock company, unincorporated association, joint venture, trust or other entity or enterprise, or any government or political subdivision or agency, department or instrumentality thereof.

"Regulations" means the Treasury Regulations promulgated under the Code, as amended.

"Separate Return Tax" means the tax on the Corporate Taxable Income of a corporation which is a Member.

Section 1.2 References, Etc. The words "hereof", "herein" and "hereunder" and words of similar import when used in this Agreement shall refer to this Agreement as a whole and not to any particular provision of this Agreement. All terms defined herein in the singular shall have the same meanings in the plural and vice versa. All References herein to any Person includes such Person's successors and assigns. All references herein to Articles and Sections shall, unless the context requires a different construction, be deemed to be references to the Articles and Sections of this Agreement. In this Agreement, unless a clear contrary intention appears the word "including" (and with correlative meaning "include") means "including but not

ARTICLE II.

Preparation and Filing of Tax Returns; Allocation of Taxes

Section 2.1 Federal Returns.

- (a) A U.S. consolidated federal income tax return shall be prepared and filed by DRI for each taxable year in respect of which this Agreement is in effect and for which the Consolidated Group is required or permitted to file a consolidated federal income tax return. DRI and all its subsidiaries shall execute and file such consents, elections and other documents that may be required or appropriate for the proper filing of such returns.
- (b) (i) The Consolidated Group will elect, on a timely basis, in accordance with Section 1.1552-1(c) of the Regulations to allocate its consolidated tax liability (other than alternative minimum tax ("AMT") and its related credits) among its Members under the method described in Sections 1.1502-33(d)(3) and 1.1552-1(a)(2) commencing with the consolidated taxable year ended December 31, 2000. The fixed percentage to be used for purposes of Regulations section 1.1502-33(d)(3)(i) is 100%. The general effect of such method is to first allocate the consolidated tax liability among the Members of the Consolidated Group on the basis of the percentage of the total consolidated tax which the Separate Return Tax of such Member (other than AMT and its related credits) would bear to the total amount of the Separate Return Taxes (other than AMT and its related credits) for all Members of the group so computed. Then such method allocates an additional amount (the "Tax Benefit Amount") to each Member up to, but not greater than, the excess, if any, of its Separate Return Tax liability (other than AMT and its related credits) over the amount allocated to such Member in the previous sentence. The total of the Tax Benefit Amounts allocated to Members shall esult in payments to, and an increase in the earnings and profits of, the Members who had items of deduction, loss or credits to which such Tax Benefit Amount is
- (ii) The allocation of the alternative minimum tax liability incurred by the DRI Group and the resulting minimum tax credit shall be allocated in the manner set forth in Proposed and Temporary Treasury Regulation Sections 1.1502-55. This method generally allocates (i) any AMT paid by the Dominion Resources, Inc. Group based on the relative separate adjusted AMT of each Member and (ii) the minimum tax credit (AMTC) on the basis of the AMT previously assigned to such Member and assuming that AMTC is utilized on a "first in/first out" methodology, and that to the extent that AMTC arising in one year is not fully utilized, such AMTC is utilized proportionately by the Members previously assigned AMT for that year.
- (iii) The consolidated Code Section 199 deduction will be allocated among the Members of the Consolidated group on the basis of the percentage that the Code Section 199 deduction that would have been reflected in the Separate Return Tax of such members to the total Code Section 199 deduction reflected in the Separate Return Tax for all members of the group so computed.
- (c) Each Member's allocable share of the consolidated income tax liability as determined in Section 2.1(b) hereby shall be used in both (i) the determination of each Member's earnings and profits and (ii) determining the amounts to be paid (as provided in Section 3.4 of this Agreement) by Members to DRI with respect to each Member's share of the Consolidated Group's Tax liability and payments from DRI to Members with respect to the use of a Member's tax attributes.

- (d) (i) The aggregate of all amounts paid by Members of the Consolidated Group (the "Paying Members") as a result of the excess of each Members' Separate Return Tax liability (as determined under Section 1.1552-1(a)'(2)(ii) of the Regulations) over the amount allocated to such Member as its share of the Consolidated Tax Liability under Code Section 1552 (i.e., (the "Loss Members") which had tax deductions, losses and credits to which such payments by the Paying Members are attributable. The apportionment of such group's absorption of such tax attributes in the manner described in Section 2.1(e) below. The payments to the Loss Members for their tax attributes shall be pursuant to a consistent method which reasonably reflects such items of loss or credit (such consistency and reasonableness to be determined by the Designated
- (e) In apportioning the payments to Loss Members for the Tax Benefit Amount pursuant to Section 2.1(d) hereof:
- (i) any consolidated net operating loss ("NOL") shall be allocated among the group Members pursuant to Regulations Section 1.1502-21(b). To the extent the consolidated NOL is carried back, any Member's individually allocable NOL shall be deemed carried back and utilized in proportion to the amount that the Member's NOL bears to the consolidated NOL. Analogous principles shall apply in the case of NOL carryforwards;
- (ii) with respect to each type of credit used to offset all or a portion of the Consolidated Tax Liability otherwise payable, such credit shall be allocated among the Members by crediting to each Member an amount of credit which that Member would have available to utilize on a separate return basis in a manner consistent with the method set forth in Section 2.1(e)(i) above.
- (iii) the cost of any credit recapture which results in the payment of tax shall be specifically allocated to the Member whose credit is recaptured determined in a manner consistent with the provisions of Section 2.1(e)(i) above.
- (f) The allocation of tax shall be subject to further adjustment from time to time on account of the payment of additional tax or the receipt of a refund attributable to either the filing of an amended return or on account of the results of an audit conducted by the Internal Revenue Service or other relevant taxing authority.
- Section 2.2 Other Taxes. (a) DRI will prepare and file (or cause to be prepared and filed) all returns of Other Taxes which are required to be filed with respect to the operations of DRI and its subsidiaries. In the event any taxing authority requires or permits that a combined, consolidated or unitary return be filed for Other Taxes, which return includes both DRI and a subsidiary, DRI may elect to file such return and shall have the right to require any Member to be included in such return. DRI will advise each of its subsidiaries included in each Other Return and each governmental office in which any Other Return is filed. Other Taxes shall be in Article 2 hereof. Any difference between the consolidated Other Taxes and the sum of the members Other Taxes or benefits calculated on a separate return basis will be
- (b) Each Member of the DRI Group that does not file an Other Return together with any other Member of the DRI Group shall be solely responsible and obligated to pay

the tax liability with respect to such return from its own funds. Such returns shall be prepared and filed by DRI or the Member filing the Other Return.

(c) If any Member of the DRI Group is required to file a combined, consolidated or unitary return for Other Taxes with another Member of the DRI Group, but not with DRI (an "Other Taxes Subgroup"), then DRI shall have the rights, powers and obligations to file such tax returns and apportion among and, collect and remit from, the applicable Members such Other Taxes as the rights, powers and obligations given to DRI under this Agreement with respect to the Consolidated Tax Liability. Such returns shall be prepared and filed by DRI. If the right to file a combined, consolidated or unitary return for Other Taxes is optional, then DRI shall of such return.

Section 2.3 Member Tax Information. The Members of the Consolidated Group shall submit the tax information requested by the Designated Official of DRI in the manner and by the date requested, in order to enable the Designated Official to calculate the amounts payable by the Members pursuant to Article 3 hereof.

ARTICLE III.

RESPONSIBILITY FOR TAX; INTERCOMPANY PAYMENTS

Section 3.1 Responsibility. Assuming the Members of the Consolidated Group have fulfilled their obligations pursuant to this Article III, then DRI will be solely responsible for, and will indemnify and hold each Member of the Consolidated Group harmless with respect to, the payment of: (a) the Consolidated Tax Liability for each taxable period for which, as determined under Section 2.1 hereof, DRI filed a consolidated Return or should have been filed; and (b) any and all Other Taxes due or payable with respect to any Other Return which is filed by DRI or should have been filed.

Section 3.2 Federal Tax Payments. (a) With respect to each Consolidated Return Year, the Designated Official of Dominion Resources, Inc. shall estimate and assess or pay to Members of the Consolidated Group their share of estimated tax payments to be made on a projected consolidated federal income tax return for each year. In making this determination, DRI shall elect a method for determining estimated tax and each Member shall follow that method. Such Members will pay, to DRI or be paid by DRI, such estimates not later than the 15th day of the 4th, 6th, 9th and 12th months of such Consolidated Return Year. With respect to any extension payment, the Designated Official of Dominion Resources, Inc. shall estimate and assess or pay to Members of the Consolidated Group their share of such extension payment. The difference between (1) a member's estimated tax payments used for computation of the quarterly estimated any Consolidated Return Year as determined under Section 2.1(b) hereof, shall be paid to DRI or by DRI within sixty (60) days after the filing of the consolidated federal income tax return.

(b) DRI shall have sole authority, to the exclusion of all other Members of the Consolidated Group, to agree to any adjustment proposed by the Internal Revenue Service or any other taxing authority with respect to Items of Income, deductions or credits, as well as interest or penalties, attributable to any Member of the Consolidated Group during any Consolidated Return Year in which such Member was a Member of the Consolidated Group notwithstanding that such adjustment may increase the amounts payable by Members of the Consolidated Group under this Section 3.2 or Section

- 3.3 hereof. In the event of any adjustment to the Consolidated Tax Liability relating to items of income, deductions or credit, as well as interest or penalties, attributable to any Member of the Consolidated Group by reason of an amended return, claim for refund or audit by the Internal Revenue Service or any other taxing authority, the liability of all other Members of the Consolidated Group under paragraphs (a) of this Section 3.2 or Section 3.3 hereof shall be redetermined to give effect to such adjustment as if such adjustment had been made as a part of the original computation of such liability, and payment from a Member to DRI or by DRI to a Member, as the case may be, shall be promptly made after any payments are made to the Internal Revenue Service or any other taxing authority, refunds received or final determination of the matter in the case of contested proceedings. In such event, any payments between the parties shall bear interest at the then prevailing rate or rates on deficiencies assessed by the Internal Revenue Service or any other relevant taxing authority, during the period from the due date of the Consolidated Return (determined without regard to extensions of time for the filing thereof) for the Consolidated Return Year to which the adjustments were made to the date of payment.
- Section 3.3 Other Tax Payments. Payments by a Member with respect to Other Taxes and required estimates thereof for which any other Member has joint and several liability shall be calculated and made by or to such Member in the same manner as that provided in Section 3.2. The principles set forth in Section 3.2 governing the determination and adjustment of payments as well as the method of payment to or from such Member with respect to federal income taxes shall be equally applicable in determining and adjusting the amount of and due date of payments to be made to or from such subsidiary with respect to Other Taxes and estimates thereof. Each Member shall pay, directly to the appropriate taxing authority, all taxes for which such Member is liable and for which no other
- Section 3.4 Payment Mechanics. (a) Any payments to be made by a subsidiary of DRI pursuant to Section 2.1, 2.2, 3.2 or 3.3 hereof shall be made by such subsidiary to DRI by either promptly crediting as an offset against amounts owed to such Member by DRI or to the extent no amounts are owed to such Member by DRI, by cash payments to DRI. To the extent any payments are to be made to a subsidiary with respect to the use of such subsidiary's tax attributes by the Consolidated Group pursuant to Section 2.1, 2.2, 3.2 or 3.3 hereof, DRI shall make such payment to such subsidiary by either promptly crediting as an offset against amounts owned by such Member to DRI, or to the extent no amounts are owed to DRI by such Member, by cash payments to the Member.
- (b) Tax payments by DRI with respect to any Consolidated Tax Liability shall be paid by DRI and shall be debited to the Member of the Consolidated Group for their respective shares of such Consolidated Tax Liability as determined pursuant to Article II hereof. Tax Refunds received by DRI with respect to any Consolidated Tax Liability, shall be paid by DRI to the Member of the Consolidated Group entitled to such Tax Refund, as determined.
- (c) DRI shall be responsible for maintaining the books and records reflecting the inter-company accounts reflecting the amounts owned, collected and paid with respect to Taxes pursuant to this Agreement.
- (d) DRI may delegate to other Members of the Consolidated Group responsibilities for the collection and disbursement of monies as required under this Agreement as well as responsibilities for maintaining books and records as required under this Agreement.
 - Section 3.5 Administration. The provisions of this Agreement shall be

administered by the Designated Official of DRI. The interpretations of this Agreement by the Designated Official of DRI shall be conclusive.

ARTICLE IV.

Miscellaneous Provisions

Section 4.1 Effect. The provisions hereof shall fix the rights and obligations of the parties as to the matters covered hereby whether or not such are followed for federal income tax or other purposes by the Consolidated Group, including the computation of earnings and profits for federal income tax purposes.

Section 4.2 Effective Date and Termination of Affiliation. This Agreement shall be effective with respect to all tax payments made on or after January 1, 2006, in which any subsidiary of DRI is a Member of the Consolidated Group for any portion of the tax year. In the event that a party to this Agreement ceases to be a Member of the Consolidated Group, the rights and obligations of such party and each other party to this Agreement shall survive, but only with respect to taxable years including or ending before the date such party ceases to be a Member of the Consolidated Group.

Section 4.3 Notices. Any and all notices, requests or other communications hereunder shall be given in writing (a) if to DRI to Attention: Vice President, Tax, Facsimile Number: 804-771-4066 and (b) if to any other person, at such other address as shall be furnished by such person by like notice to the other parties.

Section 4.4 Expenses. Each party hereto shall pay its own expenses incident to this Agreement and the transactions contemplated hereby, including all legal and accounting fees and disbursements.

Section 4.5 Benefit and Burden. This Agreement shall inure to the benefit of, and shall be binding upon, the parties hereto and their respective successors.

Section 4.6 Amendments and Waiver. No amendment, modification, change or cancellation of this Agreement shall be valid unless the same is in writing and signed by the parties hereto. No waiver of any provision of this Agreement shall be valid unless in writing and signed by the person against whom that waiver is sought to be enforced. The failure of any party at any time to insist upon strict performance of any condition, promise, agreement or understanding set to insist upon strict performance of the same or any other condition, promise, agreement or understanding at a future time.

Section 4.7 Assignments. Neither this Agreement nor any right, interest or obligation hereunder may be assigned by any party hereto and any attempt to do so shall be null and void.

Section 4.8 Severability. The invalidity or unenforceability of any particular provision of this Agreement shall not affect the other provisions hereof, and this Agreement shall be construed in all respects as if such invalid or unenforceable provision were omitted.

Section 4.9 Entire Agreement. THIS AGREEMENT SETS FORTH ALL OF THE

PROMISES, AGREEMENTS, CONDITIONS, UNDERSTANDINGS, WARRANTIES AND REPRESENTATIONS AMONG THE PARTIES WITH RESPECT TO THE TRANSACTIONS CONTEMPLATED HEREBY, AND SUPERSEDES ALL PRIOR AGREEMENTS, ARRANGEMENTS AND UNDERSTANDINGS BETWEEN THE PARTIES HERETO, WHETHER WRITTEN, ORAL OR OTHERWISE. THERE ARE NO PROMISES, AGREEMENTS, CONDITIONS, UNDERSTANDINGS, WARRANTIES OR REPRESENTATIONS, ORAL OR WRITTEN, EXPRESS OR IMPLIED, AMONG THE PARTIES EXCEPT AS SET FORTH HEREIN.

- Section 4.10 Applicable Law. THIS AGREEMENT SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF Virginia.
- Section 4.11 Counterparts. This Agreement may be executed in one or more counterparts, each of which shall constitute an original and together which shall constitute one instrument. The parties hereto specifically recognize that from time to time other corporations may become Members of the Consolidated Group and hereby agree that such new Members may become Members to this Agreement by executing a copy of this Agreement and it will be effective as if all the Members had re-signed.
- Section 4.12 Attorneys' Fees. If any Member or former Member hereto commences an action against another party to enforce any of the terms, covenants, conditions or provisions of this Agreement, or because of a default by a party under this Agreement, the prevailing party in any such action shall be entitled to recover its costs, expenses and losses, including attorneys' fees, incurred in connection with the prosecution or defense of such action from the losing party.
- Section 4.13 No Third Party Rights. Nothing in this Agreement shall be deemed to create any right in any creditor or other person or entity not a party hereto and this Agreement shall not be construed in any respect to be a contract in whole or in part for the benefit of any third party.
- Section 4.14 Further Documents. The parties agree to execute any and all documents, and to perform any and all other acts, reasonably necessary to accomplish the purposes of this Agreement.
- Section 4.15 Headings and Captions. The headings and captions contained in this Agreement are inserted and included solely for convenience and shall not be considered or given any effect in construing the provisions hereof if any question of intent should arise.

Section 4.16 Departing Members

(a) In the event that any Member of the DRI Group at any time leaves the DRI Group and, under any applicable statutory provision or regulation, that Member is assigned and deemed to take with it all or a portion of any of the tax attributes of the DRI Group (including but not limited to NOL, credit carry forwards, and AMTC carry forwards), then to the extent that the amount of tax attributes so assigned differs from the amount of such attributes previously allocated to such Member under this agreement, the departing Member shall appropriately settle with the DRI Group. Such settlement shall consist of payment (1) on a dollar for dollar basis for all differences in credits, and, (2) in the case of NOL differences (or other differences related to other deductions), in a dollar amount computed by reference to the amount of NOL multiplied by the applicable tax rate relating to such NOL. The settlement payment shall be paid to DRI within sixty days after the Member leaves the DRI Group. The settlement amounts shall be allocated among the remaining Members of the DRI Group in proportion to the relative level of attributes

possessed by each Member and the attributes of each Member shall be adjusted accordingly.

(b) Upon the departure of any Member from the DRI Group, such Member shall allocate its items of income, deduction, loss and credit between the period that it was a Member of the DRI Group and the period thereafter based upon a closing of the books methodology allowed under Treasury Regulation Section 1.1502-76(b)(2). The difference between (1) its prior estimated taxes or payments of Tax Benefit and (2) the amount of taxes due or payments of Tax

Benefit due to that Member, shall be appropriately settled on the day such Member leaves the Dominion Resources, Inc. Group or on an alternative date mutually agreeable in writing to the Dominion Resources, Inc. Group and the departing Member.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed in its name and on its behalf by one of its officers duly authorized.

Alma W. Showalter Controller - Tax