#### AN ORDINANCE No. 2022-217

To provide for the granting by the City of Richmond to the person, firm or corporation to be ascertained in the manner prescribed by law of an exclusive easement over, under, through, upon, and across certain portions of the property located at 4430 Deepwater Terminal Road for the laying, construction, operation, and maintenance of one or more lines of underground conduits and cables and all equipment, accessories, and appurtenances necessary in connection therewith to provide electrical service to a City site at 4430 Deepwater Terminal Road pursuant to a certain Right of Way Agreement.

Patron – Mayor Stoney

Approved as to form and legality by the City Attorney

PUBLIC HEARING: JUL 25 2022 AT 6 P.M.

WHEREAS, following the introduction of this ordinance, the City Clerk has caused to be advertised, once a week for two successive weeks in a newspaper of general circulation published in the city of Richmond, a descriptive notice of the Right of Way Agreement attached to this ordinance, which notice:

 included a statement that a copy of the full text of the ordinance is on file in the office of the City Clerk;

AYES:	8	NOES:	0	ABSTAIN:	
_		_			
ADOPTED:	JUL 25 2022	REJECTED:		STRICKEN:	

- 2. invited bids for the easement, franchise, privilege, lease or right offered to be granted in and by this ordinance, which bids were to be:
  - a. delivered in writing to the presiding officer of the Council of the City of Richmond at its regular meeting to be held on July 25, 2022, at 6:00 p.m., in open session;
  - b. presented by the presiding officer to the Council; and
  - c. then dealt with and acted upon in the mode prescribed by law;
- 3. required that all bids for the franchise, rights and privileges hereby offered to be granted shall be submitted in writing as required by law; and
- 4. reserved the Council's right to reject any and all bids; and

WHEREAS, the deadline for the receipt of bids has passed, all bids have been received, and the Council is prepared to act in accordance with sections 15.2-2102 or 15.2-2103, or both, of the Code of Virginia (1950), as amended;

NOW, THEREFORE,

#### THE CITY OF RICHMOND HEREBY ORDAINS:

§ 1. That there shall be granted in the manner prescribed in Article VII, Section 9 of the Constitution of Virginia and Title 15.2, Chapter 21, Article 1, §§ 15.2-2100—15.2-2108.1:1 of the Code of Virginia (1950), as amended, an exclusive easement over, under, through, upon, and across certain portions of the property located at 4430 Deepwater Terminal Road and identified as Tax Parcel No. S009-0399/028 in the 2022 records of the City Assessor for the laying, construction, operation, and maintenance of one or more lines of underground conduits and cables and all equipment, accessories, and appurtenances necessary in connection therewith to provide electrical service to a City site at 4430 Deepwater Terminal Road as set forth in the Right of Way

Agreement, a copy of which is attached to and incorporated into this ordinance, to the following grantee:

### Dominion Energy Virginia.

- § 2. That the Chief Administrative Officer, for and on behalf of the City of Richmond, be and is hereby authorized to execute the Right of Way Agreement between the City of Richmond as grantor and the grantee identified in section 1 of this ordinance to grant an exclusive easement to certain portions of the property located at 4430 Deepwater Terminal Road and identified as Tax Parcel No. S009-0399/028 in the 2022 records of the City Assessor for the laying, construction, operation, and maintenance of one or more lines of underground conduits and cables and all equipment, accessories, and appurtenances necessary in connection therewith to provide electrical service to a City site at 4430 Deepwater Terminal Road by such grantee, provided that:
- (a) The Right of Way Agreement has first been approved as to form by the City Attorney and is substantially in the form of the document attached to this ordinance;
- (b) The grantee identified in section 1 of this ordinance has first executed a bond, with good and sufficient security, in favor of the City of Richmond, Virginia, in the amount of \$50.00 and conditioned upon the laying, construction, operation, and maintenance of one or more lines of underground conduits and cables and all equipment, accessories, and appurtenances necessary in connection therewith to provide electrical service to a City site at 4430 Deepwater Terminal Road as provided for in the granted exclusive easement, with such bond in a form acceptable to the Chief Administrative Officer and approved as to form by the City Attorney; and
- (c) The grantee identified in section 1 of this ordinance has first paid all costs incurred in connection with the advertisement of this ordinance, in accordance with section 15.2-2101 of the Code of Virginia (1950), as amended.

§ 3. This ordinance shall be in force and effect upon adoption.

ATRIE COPY ESTE: Quid

2022-136



### **O&R REQUEST**

DATE:

May 4, 2022

**EDITION:** 

1

TO:

The Honorable Members of City Council

THROUGH:

The Honorable Levar M. Stoney, Mayor

THROUGH:

Lincoln Saunders, Chief Administrative Officer

THROUGH:

Stephen M. Willoughby, Director, Department of Emergency Communications

FROM:

Christopher Armstrong, Operations Manager, Department of Emergency Communications

RE:

To Authorize the Chief Administrator Officer to enter into a Right of Way.

ORD. OR RES. No.

**PURPOSE:** To Authorize the City's Chief Administrative Officer enter into a Right of Way Agreement regarding the Emergency Communications Tower at 4430 Deepwater Terminal Road, in the City of Richmond, VA.

**REASON:** The City of Richmond needs to build a 330-foot Self-Support Communications Tower at the approximant vicinity of 4430 Deepwater Terminal Road, Richmond, VA. This site is required as part of the City of Richmond's Next Generation Public Safety Radio System.

**RECOMMENDATION:** Approval of the Right of Way Agreement

**BACKGROUND:** One or more lines of underground conduits and cables and other wires and fixtures need to be constructed to supply said site with electrical services. An agreement must be granted in order to accomplish this task.

**FISCAL IMPACT / COST:** Included in the turn-key contract with Motorola Solutions, Inc. for the replacement of the 800 MHz radio system.

FISCAL IMPLICATIONS: Recurring electrical service bill after site is accepted per contract with Motorola.

**BUDGET AMENDMENT NECESSARY: No** 

**REVENUE TO CITY: N/A** 

**DESIRED EFFECTIVE DATE:** Upon Adoption

**REQUESTED INTRODUCTION DATE:** May 23, 2022

## Page 2 of 2

CITY COUNCIL PUBLIC HEARING DATE: June 13, 2022

**REQUESTED AGENDA:** Consent

RECOMMENDED COUNCIL COMMITTEE: Land Use, Housing and Transportation

**CONSIDERATION BY OTHER GOVERNMENTAL ENTITIES:** None

**AFFECTED AGENCIES:** Department of Emergency Communications

**RELATIONSHIP TO EXISTING ORD. OR RES.:** N/A

REQUIRED CHANGES TO WORK PROGRAM(S): No

**ATTACHMENTS:** Right of Way Agreement

## Reply to Customer Service Request and Agreement for Underground Service

				and rig	Dominion Ener	ray Virginia	u 00///00
Nicholas Armitage					Dominion Life	Date:	4/7/2022
Nicholas,A,Armitage@	dominionenergy	v.com					
Please sign/scan and							
Thank you for your red The work request num should be referenced	ber which has b	een assigned to your	installation is s	hown at right and		quiry Date ork Request #	10508987
The underground serv	rice is to be furnis	shed as follows.	Customer	CITY OF RICHM			
Work Description:	COMMERCIAL	NEW UG SVC	Location	4430 DEEPWAT	ER TERMINAL		
The service characteri	istics will be appi	oximately those show	n below:				
Service Panel Size	400 Ar	nps <u>120/240</u>	Volts	A Phase	3W	ire,	
	De	elta <u>x</u>	Wye, 60 He	rtz A.C.			
Applicable regulations Applicant's responsibi may be installed.  Dominion Energy Virg the State Corporation published information Dominion Energy Virg The underground serv	inia will furnish s Commission of \ and Requiremen inia office or on-l rice charge to in For your reside For your devel	uch service in accordation of the service in accordation of the service in accordation of the service ine at www.dom.com.  Stall such underground ence.  Expensed the service openent equate overhead facilities. Intial service.	the characterist ance with appli cant's respons applicable in \	ics of the electricity cable terms and co ibility to adhere to t /irginia (the "Blue E	y to be provided so inditions of service the inditions of service to	that proper equip filed with, and aut Dominion Energy	ment thorized by, y Virginia's
\$0.00 No charge	Total required (Explain	) STANDARI	D INSTALL NE	W RES UG			
The above cost has be of the project, Domin additional construction upon completion of the Applicant. Dominion the Applicant's responsite upon the initial record applicant is responsible produced by a landscaping consistent authorizations, included evelopment if require of Engineers, USACE	ion Energy Virgin charges, not to be work. Addition Energy Virginia resibility to inform quest for service.  In the fight-of-way cleant with all current ing coverage on the coverage of the common with all common to the common with all common to the common with all common to the common with all common	good faith; however nia reserves the righ exceed \$500 for resi al construction charginal require payment Dominion Energy Virgollowing items: right-ring. The applicant is State mandated eros f Dominion Energy able the applicant is wealth (Virginia Depa	should unfores t to stop cons dential custom es in excess of of such addition ginia of the pos of-way clearing s responsible sion control an Virginia's inst responsible for rtment of Envi	een circumstances truction and/or am ers or \$1000 for no fithe aforementione construction consible presence of a grand the associate for stabilization in disedimentation consultation on the Viccompliance with foronmental Quality,	end the service co on-residential custo ed amounts will request harges prior to the rock conditions or hard ted removing, chipped actuding but not limited introl and stormwater introl and stormwater ederal 404 compliant VADEQ) 401 com	ist. For such pro- imers, will be billed uire prior authorize completion of the nazardous materia pring, or otherwise mited to reseeding ter management Management F nce (United State upliance and also	oject changes, ed to Applicant zation from the e service. It is als, etc. on the e disposing of ng; resodding; measures and Permit for the es Army Corps adherence to
regulations promulgat unless otherwise spec The necessary engin	ified in this Agre	ement.				s do not include i	lhese services

The necessary engineering and construction work is being scheduled to provide for connection of your service by the date shown at right. This completion date may vary slightly in the event of inclement weather

Page 1 of 3

or emergencies.

	order to install the underground facilities by the scheduled completion date, it will be necessary for you to	Date	
CO	emplete the items below by the date shown at right.		
CH	Install Company/Customer provided conduit for the area(s) contracted for hereunder. Ensure conduit and install 1000# pull string. Conduits ends are to be capped and clearly marked.  X Locate and mark any privately-owned underground facilities which may be in the vicinity of Dominion Energy facilities route as shown on the attached sketch.  Cut and clear right-of-way as shown on the attached sketch.  Execute and return the Company's easement for electrical facilities.  Install meter base and customer's conductors.  Identify property line control points.  Obtain electrical inspection.  Grade site to be at final elevation.  Execute an agreement for the Purchase of Electricity prior to the delivery of service.  Execute an agreement for the Purchase of Electricity prior to the construction of facilities.  Other SIGN AND RETURN ORIGINAL COPY OF EASEMENT DOCUMENTATION/PLAT AS MENTICE.	y Virginia's p	
Co	oplicant shall also be responsible for locating and marking any privately owned underground facilities which ompany's proposed cable route as shown on the attached sketch. Dominion Energy Virginia will not be respone to customer's underground facilities if their location is not marked.		
rep Ap	Applicant's schedule will permit completion of these items before the required date, please contact the Dominion Energy presentative identified below. In the event that the Applicant has not completed these items by the required date, complicant's service will be rescheduled and Applicant will be notified of the new scheduled completion date.    NICHOLAS ARMITAGE   Telephone   804-316-0158	nnection of th	ne
(In	ter the service cables have been installed, it shall be the Applicant's responsibility to adequately waterseal all cal acluding spares) in accordance with the latest edition of the National Electrical Code. The watersealing compound a crosslinked polyethylene insulation on the service cables. An electrical inspection will also be required before A cilities are energized.	d must be co	mpatible with
CO	any of the following occur before installation of the electric facilities required to provide one or more of the services fo Intracted, then this Agreement will, as the case may be, terminate or be modified as to any service contracted for and Cilities have not been installed:	r which Appli I for which el	icant has ectric
1	An electrical permit or similar required authorization from a government entity is not received within six (6) months of Agreement.	of the date of	this
2	The State Corporation Commission of Virginia (the "Commission") has terminated or modified the electric service picharges, terms or conditions for service under this Agreement have been established and Dominion Energy Virginia service plan with the Commission containing different charges or conditions and (ii) such new service plan has because	a (i) has filed	a new
3	Dominion Energy Virginia has not received Applicant's payment and authorization within sixty (60) days from the dathis case, Applicant's request for service will automatically be cancelled without notice to Applicant.	te of this Agr	eement. In
se	the event of termination of this Agreement for facilities not installed as outlined above, Dominion Energy Virginia will arvice facilities as required under the provisions of a new agreement in accordance with Company's then applicable elearges as filed with the Virginia State Corporation Commission.		
bre	shall be a breach if a party hereto fails to comply with terms of this Agreement or local, state, federal laws, permits, of eaching party shall be responsible for compensatory, consequential, and general damages, and the reasonable attoreaching party.		
lf y	you agree to the foregoing, enclose the payment shown at right and return this signed Agreement in the	Amount	\$0.00

Page 2 of 3 Form No. 720931 (July 2019)

enclosed return envelope. If we have not received your payment and authorization within 60 days from the

date of this Agreement, your request for service will be canceled.

Virginia Electric and Power Company d/b/a Dominion Energy Virginia	Accepted this		
Bv:		(Date)	
	Signed By:		
		(Builder, Developer or Customer)	
Enclosed is the payment of the service charge shown above for work request #		10508987	
Please note: The signing of this form constitutes an agreement for	the installation o	f underground facilities only and is not a form	al

Please note: The signing of this form constitutes an agreement for the installation of underground facilities only and is not a formal application for electric service. Please contact our Customer Service Center at 1-888-667-3000 to apply and have the electric service turned on and placed in your name. If you have any questions, please contact me at the provided telephone number.

If you are excavating, REMEMBER to call Miss Utility before you dig at 811.

THIS RIGHT OF WAY AGREEMENT, is made and entered into as of this day of, by and between CITY OF RICHMOND ("GRANTOR") and,
("GRANTEE").
WITNESSETH:  1. That for and in consideration of the mutual covenants and agreements herein contained and other good and valuable consideration, the receipt and sufficiency whereof is hereby acknowledged, GRANTOR grants and conveys unto GRANTEE, its successors and assigns, the right, privilege and exclusive easement over, under, through upon, above and across the property described herein, for the purpose of transmitting and distributing electric power by one or more circuits; for its own internal telephone and other internal communication purposes directly related to or incidental to the generation, distribution, and transmission of electricity; for fiber optic cables, wires attachments, and other transmission facilities, and all equipment, accessories and appurtenances desirable in connection therewith, for the purpose of transmitting voice, text, data, internet services, and other communications services, including the wires and attachments of third parties; and for lighting purposes; including but not limited to the rights:
1.1 to lay, construct, operate and maintain one or more lines of underground conduits and cables including, without limitation, one or more lighting supports and lighting fixtures as <b>GRANTEE</b> may from time to time determine, and all wires, conduits, cables, transformers, transformer enclosures, concrete pads, manholes, handholes, connection boxes, accessories and appurtenances desirable in connection therewith; the width of said exclusive easement shall extend FIFTEEN (15') feet in width across the lands of <b>GRANTOR</b> ; and
1.3 to apportion, lease, or license the voice, text, data, internet service, and other communications rights herein in whole or in part to third parties as may be useful or practical, including the rights to transmit third party data and the right to apportion, lease, or license surplus communications capacity to third parties for the exercise of such rights.
2. The easement granted herein shall extend across the lands of <b>GRANTOR</b> situated in RICHMOND, Virginia, as more fully described on Plat(s) Numbered 05-22-0022, dated 02/15/2022, attached to and made a part of this Right of Way Agreement; the location of the boundaries of said easement being shown in broken lines on said Plat(s), reference being made thereto for a more particular description thereof.
3. All facilities constructed hereunder shall remain the property of <b>GRANTEE</b> . <b>GRANTEE</b> shall have the right to inspect, reconstruct, remove, repair, improve, relocate on and within the easement area, including but not limited to the airspace above the property controlled by <b>GRANTOR</b> , and make such changes, alterations, substitutions, additions to or extensions of its facilities as <b>GRANTEE</b> may from time to time deem advisable.
This Document Prepared by Virginia Electric and Power Company and should be returned to: Dominion Energy Virginia, PO Box 26666, Richmond, VA 23261 ATTN: Right of Way 11-N.
Initials:
(Page 1 of 6 Pages) VAROW No(s). 05-22-0022 Tax Map No. S 0 0 9 0 3 9 9 0 2 8 Form No. 728493-1 (Dec 2021)

- 4. Subject to the limitations of City of Richmond Ordinance No. 93-340-281 (the "Ordinance"). GRANTEE shall have the right to keep the easement clear of all buildings, structures, trees, roots, undergrowth and other obstructions which would interfere with its exercise of the rights granted hereunder, including, without limitation, the right to trim, top, retrim, retop, cut and keep clear any trees or brush inside and outside the boundaries of the easement that may endanger the safe and proper operation of its facilities. All trees and limbs cut by GRANTEE shall remain the property of GRANTOR.
- 5. For the purpose of exercising the right granted herein, GRANTEE shall have the right of ingress to and egress from this easement over such private roads as may now or hereafter exist on the property of GRANTOR. The right, however, is reserved to GRANTOR to shift, relocate, close or abandon such private roads at any time. If there are no public or private roads reasonably convenient to the easement, GRANTEE shall have such right of ingress and egress over the lands of GRANTOR adjacent to the easement. GRANTEE shall exercise such rights in such manner as shall occasion the least practicable damage and inconvenience to GRANTOR.
- 6. GRANTEE shall repair damage to roads, fences, or other improvements (a) inside the boundaries of the easement (subject, however, to GRANTEE's rights set forth in Paragraph 4 of this Right of Way Agreement) and (b) outside the boundaries of the easement and shall repair or pay GRANTOR, at GRANTEE's option, for other damage done to GRANTOR's property inside the boundaries of the easement (subject, however, to GRANTEE's rights set forth in Paragraph 4 of this Right of Way Agreement) and outside the boundaries of the easement caused by GRANTEE in the process of the construction, inspection, and maintenance of GRANTEE's facilities, or in the exercise of its right of ingress and egress; provided GRANTOR gives written notice thereof to GRANTEE within sixty (60) days after such damage occurs.
- 7. GRANTOR, its successors and assigns, may use the easement for any reasonable purpose not inconsistent with the rights hereby granted, provided such use does not interfere with GRANTEE's exercise of any of its rights hereunder. GRANTOR shall not have the right to construct any building, structure, or other above ground obstruction on the easement; provided, however, GRANTOR may construct on the easement fences, landscaping (subject, however, to GRANTEE's rights in Paragraph 4 of this Right of Way Agreement), paving, sidewalks, curbing, gutters, street signs, and below ground obstructions as long as said fences, landscaping, paving, sidewalks, curbing, gutters, street signs, and below ground obstructions do not interfere with GRANTEE's exercise of any of its rights granted hereunder. In the event such use does interfere with GRANTEE's exercise of any of its rights granted hereunder, GRANTEE may, in its reasonable discretion, relocate such facilities as may be practicable to a new site designated by GRANTOR and acceptable to GRANTEE. In the event any such facilities are so relocated, GRANTOR subject to all necessary approvals, the appropriation of funds by Richmond City Council (the "Council"), and the Ordinance and other applicable law, shall reimburse GRANTEE for the cost thereof and convey to GRANTEE an equivalent easement at the new site.

Initials:			
. –	of 6 Pages) o(s), 05-22-002	2	

Form No. 728493-2 (Dec 2021)

- 8. GRANTEE'S right to assign or transfer its rights, privileges and easements, as granted herein, shall be strictly limited to the assignment or transfer of such rights, privileges and easements to any business which lawfully assumes any or all of GRANTEE'S obligations as a public service company or such other obligations as may be related to or incidental to GRANTEE'S stated business purpose as a public service company; and any such business to which such rights, privileges and easements may be assigned shall be bound by all of the terms, conditions and restrictions set forth herein.
- 9. If there is an Exhibit A attached hereto, then the easement granted hereby shall additionally be subject to all terms and conditions contained therein provided said Exhibit A is executed by GRANTOR contemporaneously herewith and is recorded with and as a part of this Right of Way Agreement.
- 10. Whenever the context of this Right of Way Agreement so requires, the singular number shall mean the plural and the plural the singular.

Initial	s:	_		 
	_		_	

(Page 3 of 6 Pages) VAROW No(s). 05-22-0022 Form No. 728493-3 (Dec 2021)

- 11. GRANTOR hereby represents to GRANTEE that, to the best of GRANTOR'S knowledge, (a) GRANTOR is seized of and has the right to convey this easement and the rights and privileges granted hereunder; and (b) GRANTEE shall have quiet and peaceable possession, use and enjoyment of the aforesaid easement, rights and privileges.
- 12. The individual executing this Right of Way Agreement on behalf of GRANTOR warrants that they have been duly authorized to execute this easement on behalf of said GRANTOR.

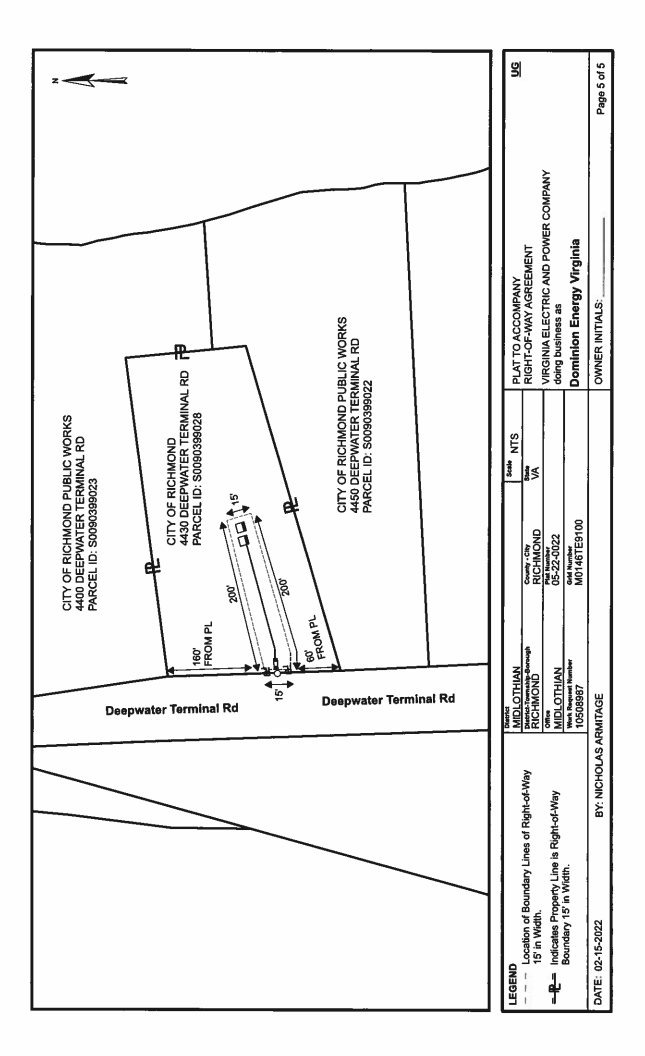
NOTICE TO LANDOWNER: You are conveying rights to a public service corporation. A public service corporation may have the right to obtain some or all these rights through exercise of eminent domain. To the extent that any of the rights being conveyed are not subject to eminent domain, you have the right to choose not to convey those rights and you could not be compelled to do so. You have the right to negotiate compensation for any rights that you are voluntarily conveying.

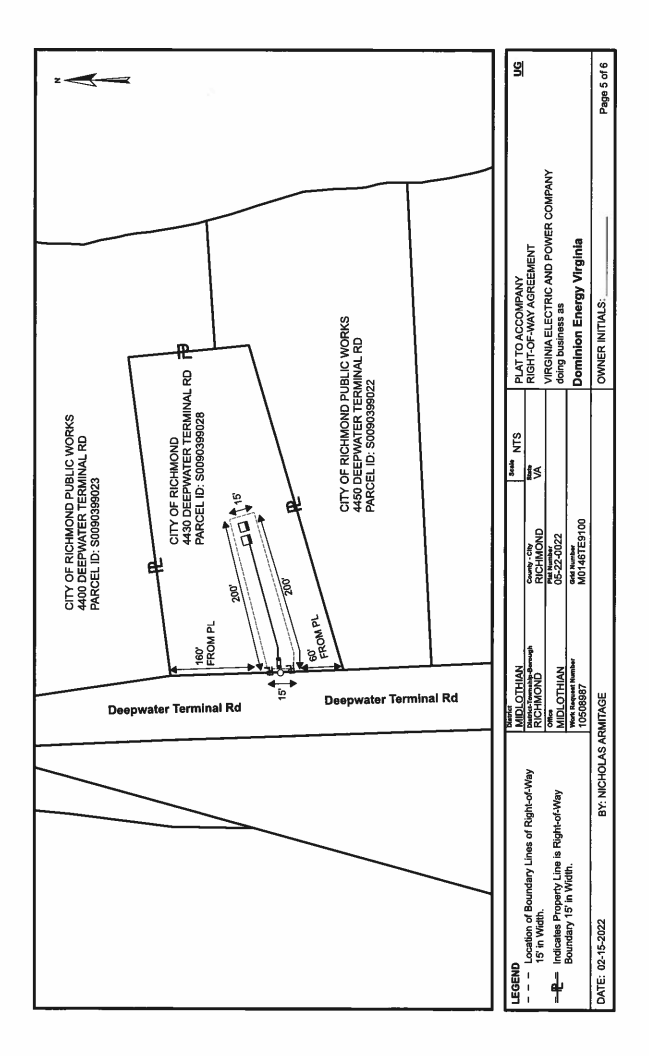
IN WITNESS WHEREOF, GRANTOR has caused its name to be signed hereto by its authorized officer or agent, described below, on the date first above written.

APPROVED AS TO FORM:	CITY OF RICHMOND
ву:	Ву:
Title: Senior Assistant City Attorney	Title:
State of	_
County/City of	, to wit:
I <sub>r.</sub>	, a Notary Public in and for the State of Virginia at Large,
do hereby certify that this day person	ally appeared before me in my jurisdiction aforesaid
	, on behalf of
(Name of officer or agent)	(Title of officer or agent)
County, Virginia, whose name is signe	ed to the foregoing writing dated thisday of
,, and a	cknowledged the same before me.
Given under my hand	
Notary Public (Print Name)	Notary Name (Signature)
Virginia Notary Reg. No	My Commission Expires:

DVPIDNo. 05-22-0022

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### **Exhibit A**

EARIMA	
THIS RIGHT OF WAY AGREEMENT dated, by and between	ı the
CITY OF RICHMOND	
a political subdivision of the Commonwealth of Virginia ("GRANTOR"), and follows:	ded as
1. This Right of Way Agreement shall be limited in duration and shall remain in force for a to years, except for any air rights together with easements for columns for support granted be case such air rights together with easements for columns for support shall exist for a term At the end of any such term, this Right of Way Agreement shall expire unless GRANTOI this Right of Way Agreement for an additional term of years.	ereunder, in which of sixty (60) years.
2. In the event that GRANTOR terminates this Agreement, or if the removal of GRANTEE's otherwise desired by GRANTOR, then GRANTOR agrees that it will pay the cost of ren GRANTEE's wires and facilities, and, if appropriate, the cost of replacing GRANTEE's upon such termination of this Right of Way Agreement, GRANTOR agrees to provide Gneeded by GRANTEE, a suitable substitute easement subject to the same terms provided GRANTEE's wires and facilities. In the event that this Right of Way Agreement is revoke facilities constructed hereunder shall remain the property of GRANTEE.	noving wires and facilities. RANTEE, if for herein for
3. GRANTOR covenants that in the event GRANTOR transfers the real property on which and facilities are located by this Right of Way Agreement before the expiration of this Right Agreement, a condition of such transfer shall be conveyance of a reasonably suitable perm GRANTEE where permitted by law. If such permanent easement is not in the same location granted by this Right of Way Agreement, an additional condition of such transfer shall be GRANTEE for the reasonable cost of relocating GRANTEE's wires and facilities to the p	ht of Way nanent easement to n as the easement payment to
4. All payments and other performances by GRANTOR under this Right of Way Agreement annual appropriations by the Richmond City Council, all necessary approvals, and applica understood and agreed between GRANTEE and GRANTOR that GRANTOR will be bout of Way Agreement only to the extent of the funds available or which may hereafter become purpose of this Right of Way Agreement. Under no circumstances shall GRANTOR's total Right of Way Agreement exceed the total amount of funds appropriated by the City Council under this Right of Way Agreement for the performance of GRANTOR.	ble law. It is nd under this Right ne available for the ll liability under this
GRANTOR:	
a political subdivision of the Commonwealth of Virgin	 nia
Ву:	

VAROW No(s). 05-22-0022 (Page 6 of 6 Pages) Its:

Form No. 728558 (Aug 2019)