

12. MISCELLANEOUS**A. VACo ANNUAL CONFERENCE – VOTING CREDENTIALS**

Attached for your reference please find a copy of correspondence from VACo regarding the voting credentials for the 2013 Annual Business Meeting to be held on November 12, 2013 at 11:15 a.m. in Bath County, Virginia. It is necessary for the Board to authorize a delegate and alternate delegate to cast its votes. Chairman Jones and Vice-Chairman West have made tentative plans to attend.

MOTION REQUIRED: If the Board is so inclined, a motion is required to appoint Chairman Jones as the voting delegate and Vice-Chairman West as the alternate delegate.

B. CHOWAN BASIN SOIL & WATER CONSERVATION DISTRICT – ANNUAL REPORT

Attached for your reference please find a copy of the 2013 Annual Report of the Chowan Basin Soil and Water Conservation District.

C. NOTICES

Attached for your reference, please find copies of various notices.

Virginia Association of Counties



Connecting County Governments since 1934

President
John D. Miller
Middlesex County

President-Elect
Harrison A. Moody
Dinwiddie County

First Vice President
Pablo Cuevas
Rockingham County

Second Vice President
Penelope A. Gross
Fairfax County

Secretary-Treasurer
Donald L. Hart, Jr.
Accomack County

Immediate Past President
Catherine M. Hudgins
Fairfax County

Executive Director
James D. Campbell, CAE

General Counsel
Phyllis A. Errico, Esq., CAE

RECEIVED SEP 3 2013

TO: Chairs, County Board of Supervisors
County Chief Administrative Officers

FROM: James D. Campbell, Executive Director

RE: Voting Credentials for the Annual Business Meeting

DATE: August 30, 2013

The 2013 Annual Business Meeting of the Virginia Association of Counties will be held on Tuesday, November 12 from 11:15 a.m. at The Homestead in Bath County.

Article VI of the VACo By Laws states that each county shall designate a representative of its Board of Supervisors to cast its vote(s) at the Annual Business Meeting. However, if a member of the Board of Supervisors cannot be present for this meeting, the Association's By Laws allow a county to designate a non-elected official from your county or a member of a Board of Supervisors from another county to cast a proxy vote(s) for your county.

For your county to be certified to vote at the Annual Business Meeting, (1) your annual dues must be paid in full and (2) either a completed Voting Credentials Form or a Proxy Statement must be submitted to VACo by November 1, 2013. Alternatively, this information may be submitted to the Credentials Committee at its meeting on Monday, November 11 at 4:30 p.m. in the Monroe Room or to the conference registration desk before this meeting.

NOMINATING COMMITTEE

The Nominating Committee will meet at 4:45 p.m. in the Wilson Room on Monday, November 11 during VACo's Annual Conference at The Homestead. The Committee is charged to nominate a candidate for President-Elect, First Vice President, Second Vice President, and Secretary-Treasurer to be elected at the Annual Business Meeting. Please send your expressions of interest and nominations to the Committee or to VACo's Executive Director.

REGIONAL DIRECTORS

Pursuant to VACo's By Laws, "regional directors shall be selected at the Annual Meeting by the member counties located within the region which the director will represent." Regional caucuses will be scheduled during the Annual Meeting to select directors. Incumbent regional directors should chair the caucuses. Reports should be given to VACo's Executive Director by 6 p.m. on Monday, November 11. The attached list shows the regional directors who must be selected.

Attachments.

cc: VACo Board of Directors
Nominations Committee

1207 E. Main St., Suite 300
Richmond, Va. 23219-3627

Phone: 804.788.6652
Fax: 804.788.0083

E-mail: mail@vaco.org
Web site: www.vaco.org

**VACo 2013 Annual Meeting
Voting Credentials Form
Form may be returned by mail or fax (804-788-0083)**

Voting Delegate:
(Supervisor)

Name _____

Title _____

Locality _____

Alternate Delegate:
(Supervisor)

Name _____

Title _____

Locality _____

Certified by:
(Clerk of the Board)

Name _____

Title _____

Locality _____

**VACo 2013 Annual Meeting
Proxy Statement**

_____ County authorizes the following person to cast its vote at the 2013 Annual Meeting of the Virginia Association of Counties on November 12, 2013.

_____, a non-elected official of this county.

-OR-

_____ a supervisor from _____ County.

This authorization is:

Uninstructed. The proxy may use his/her discretion to cast _____ County's votes on any issue to come before the annual meeting.

Instructed. The proxy is limited in how he/she may cast _____ County's votes. The issues on which he/she may cast those votes and how he/she should vote are:
(List issues and instructions on the back of this form)

Certified by: Name _____

Title _____

Locality _____

Region 2.....Sherrin C. Alsop (King & Queen County)
Region 3.....Arthur S. Warren (Chesterfield County)
Region 3.....Gilbert A. Smith (Charles City County)
Region 4.....Nancy R. Carwile (Charlotte County)
Region 7.....Chester W. Stribling (Fauquier County)
Region 8.....John D. Jenkins (Prince William County)
Region 8.....Maureen S. Caddigan (Prince William)
Region 8.....Jeffrey C. McKay (Fairfax County)
Region 8.....Linda Q. Smyth (Fairfax County)
Region 9.....William B. Kyger (Rockingham County)
Region 11.....Richard C. Flora (Roanoke County)
Region 10.....Mary W. Biggs (Montgomery County)
Region 13.....Jon Bowerbank (Russell County)



Chowan Basin Soil & Water Conservation District

706 South Main Street
Emporia VA 23847
434-634-2115, ext 3
434-634-6575 Fax

RECEIVED SEP 12 2013

We work with the people who work the land.

MEMORANDUM

To: County Chair, Board of Supervisors
County Administrators

From: Gary Cross, Chairman *GC*

Date: September 11, 2013

Subject: 2013 Year in Review

Please find enclosed the 2013 Annual Report for the Chowan Basin Soil & Water Conservation District. We hope you will share this information with your board of supervisors.

For the future, we have our new cost share allocation and already have 80 applications requesting cost share assistance. One of the focus areas of the Virginia Agricultural Cost Share program is to exclude livestock from streams and rivers. Participants can receive up to 100% cost share for a project which will fence cattle out of our waterways, thereby protecting water quality for the communities downstream. If you know of anyone who may be interested, please have them call our office.

We are also scheduling our annual farm day events for second and third graders. Greenville County is scheduled for October 31. Southampton and Sussex events will be held in the Spring of 2014.

In addition, we hope to work with the county extension offices to offer a farm safety workshop and will also be offering Rain Barrel workshops throughout the year.

As always, if you have any questions about this report or any of our programs, please call the District Manager, Stacey Bradshaw at 434-634-2115 or email her at sbradshaw.chowanbasinswcd@telpage.net

Enclosure

GC/stb

2013 Year in Review
Chowan Basin SWCD

Progress - By County

Southampton

	Number of Directors	Money Spent in Cost Share Program	Acres Drill Was Used On	Gallons of Oil Collected	Tons of Tires Collected	Children Reached in Education Program	Adults Reached in Outreach Program	Number of Cost Share Applications
2012	2	\$ 474,199.62	119.4	2400	28.26	235	125	93
2013	2	\$ 565,427.00	35	VCE	25.43	195	101	69

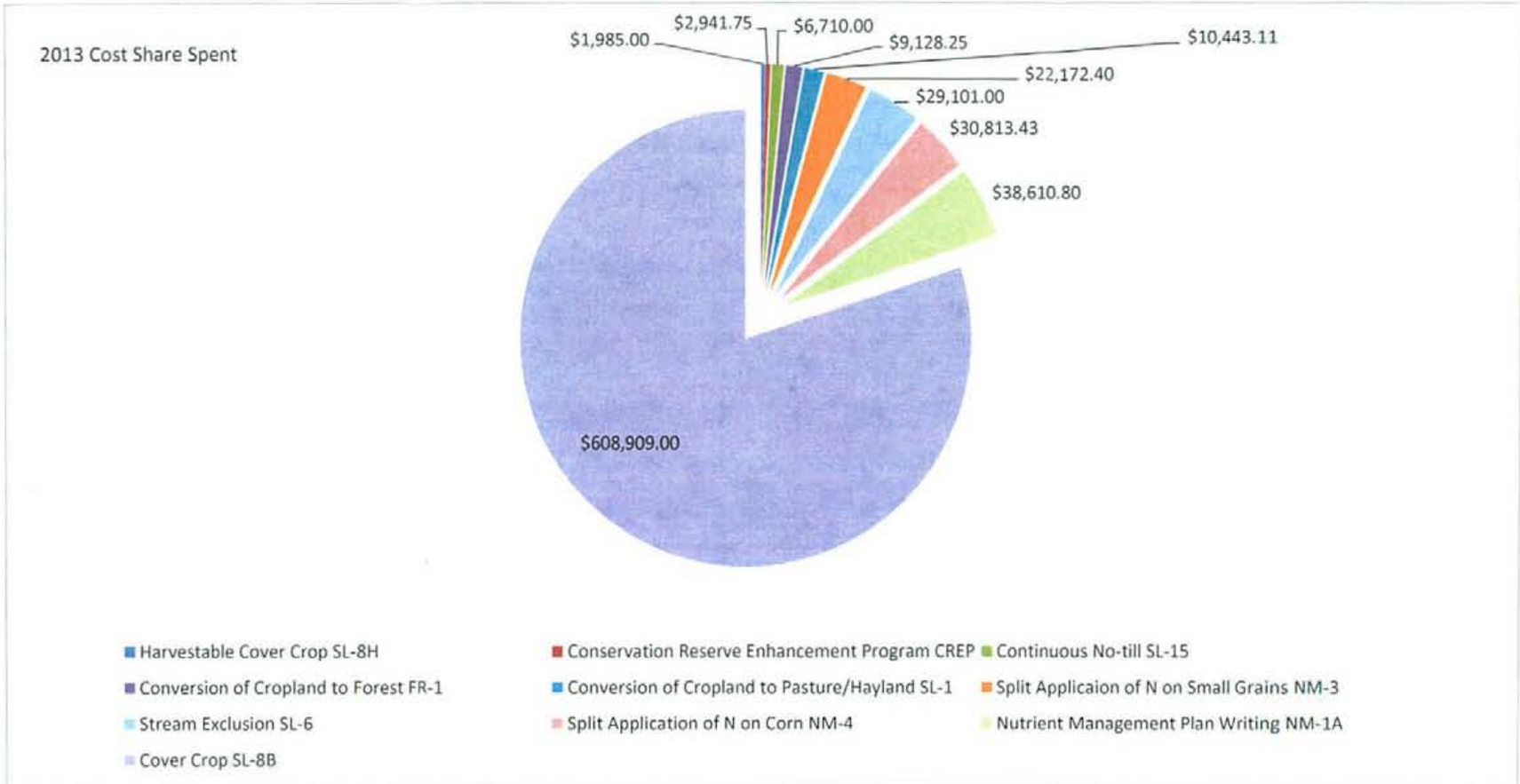
Greenville

	Number of Directors	Money Spent in Cost Share Program	Acres Drill Was Used On	Gallons of Oil Collected	Tons of Tires Collected	Children Reached in Education Program	Adults Reached in Outreach Program	Number of Cost Share Applications
2012	3	\$ 24,374.70	122.96	0	18.53	215	23	5
2013	3	\$ 8,957.50	0	666	7	210	23	8

Sussex

	Number of Directors	Money Spent in Cost Share Program	Acres Drill Was Used On	Gallons of Oil Collected	Tons of Tires Collected	Children Reached in Education Program	Adults Reached in Outreach Program	Number of Cost Share Applications
2012	3	\$ 100,360.30	67.46	0	1.27	193	75	20
2013	3	\$ 34,524.50	0	697	3.87	30	31	21

	2012			2013		
	Greenville	Southampton	Sussex	Greenville	Southampton	Sussex
Youth Education Programs	\$ 729.00	\$ 1,076.00	\$ 531.00	\$ 946.30	\$ 936.49	\$ 515.00
Adult Education Programs	\$ 545.00	\$ -	\$ -			
Tire Recycling	\$ 3,076.00	\$ 3,016.00	\$ 102.00	\$ 1,771.95	\$ 3,178.04	\$ -
Oil Recycling	\$ -	\$ -	\$ -			
	<u>\$ 4,350.00</u>	<u>\$ 4,092.00</u>	<u>\$ 633.00</u>	<u>\$ 2,718.25</u>	<u>\$ 4,114.53</u>	<u>\$ 515.00</u>



The District, based on a water quality report from the Department of Conservation and the Department of Environmental Quality has to target cost share funding to certain watersheds (hydrologic units). We then rank applications and those within the priority hydrologic units are the first to receive cost share funding. Another factor which may impact the amount of cost share spent in each county may include producers participating in federal cost share programs with Natural Resources Conservation Service, and therefore cannot receive cost share under the VACS program for the same practice.

James S. Copenhaver
Assistant General Counsel
Legal

RECEIVED SEP 10 2013

1809 Coyote Drive
Chester, VA 23836
Office: (804) 768.6408
Cellular: (804) 357.6195
jcopenhaver@nisource.com

September 5, 2013

To: Chairmen of Boards of Supervisors
County Attorneys
Mayors or City Managers
Equivalent Officials in Cities, Towns or Counties
Having Alternate Forms of Government

**Re: For approval to implement a 2014 SAVE Plan
Infrastructure Reliability and Replacement
Adjustment in accordance with Section 20
of its General Terms and Conditions
Case No. PUE-2013-00086**

Dear Sir or Madam:

Attached is a copy of the August 30, 2013 Order for Notice and Comment ("Order") in the above referenced proceeding before the Virginia State Corporation Commission ("Commission") as required by Paragraph 3 of the Order. Please take notice of its contents.

Sincerely,



James S. Copenhaver

Enclosure

COMMONWEALTH OF VIRGINIA
STATE CORPORATION COMMISSION
AT RICHMOND, AUGUST 30, 2013

130840172

APPLICATION OF

COLUMBIA GAS OF VIRGINIA, INC.

CASE NO. PUE-2013-00086

For approval to implement a 2014 SAVE
Plan Infrastructure Reliability Replacement
Adjustment in accordance with Section 20
of its General Terms and Conditions

ORDER FOR NOTICE AND COMMENT

On August 7, 2013, Columbia Gas of Virginia, Inc. ("Columbia Gas" or "Company"), filed an application with the State Corporation Commission ("Commission") to implement a 2014 SAVE Plan Infrastructure and Reliability Replacement Adjustment ("IRRA")¹ in accordance with Section 20 of its General Terms and Conditions pursuant to § 56.603 *et seq.* of Title 56 of the Code of Virginia, the Steps to Advance Virginia's Energy ("SAVE") Plan Act ("Application"). The Company filed this Application in accordance with the Commission's November 28, 2011 Order Approving SAVE Plan and Rider in Case No. PUE-2011-00049 ("2011 SAVE Order").² On July 3, 2013, the Commission issued an Order Approving Amended SAVE Plan in Case No. PUE-2013-00015,³ which amended the Company's SAVE Plan. With its Application, the Company filed documentation of the actual SAVE eligible expenditures

¹ The 2014 IRRA consists of two components: the 2014 Infrastructure Replacement Current Rate, which is designed to recover eligible infrastructure replacement costs to be incurred in 2014, and the 2012 Infrastructure Replacement Reconciliation Rate, which is designed to true-up the costs recovered during 2012 against actual SAVE eligible infrastructure replacement costs incurred during 2012, plus \$4.5 million of SAVE eligible infrastructure replacement costs incurred during 2011 that were not included in the Company's non-gas base rates.

² *Application of Columbia Gas of Virginia, Inc., For approval of a SAVE plan and rider as provided by Virginia Code § 56-604*, Case No. PUE-2011-00049, 2011 Ann. Rept. 501, Order Approving SAVE Plan and Rider (Nov. 28, 2011).

³ *Application of Columbia Gas of Virginia, Inc., For authority to amend its SAVE Plan pursuant to § 56.604 of the Code of Virginia*, Case No. PUE-2013-00015, Order Approving Amended SAVE Plan (July 3, 2013).

incurred during the 2012 calendar year and updates to the schedule of annual SAVE eligible expenditures anticipated in 2014, as well as other schedules and supporting documents required by the 2011 SAVE Order.

NOW THE COMMISSION, having considered the Company's Application and the applicable law, is of the opinion and finds that this matter should be docketed; that Columbia Gas should provide public notice of its Application; that interested persons should be afforded an opportunity to file comments on the Company's Application, file a notice of participation, and to request a hearing; and that the Staff of the Commission ("Staff") should investigate the Application and file a report containing its findings and recommendations ("Staff Report").

Accordingly, IT IS ORDERED THAT:

(1) This matter shall be docketed as Case No. PUE-2013-00086.

(2) On or before September 20, 2013, Columbia Gas shall cause a copy of the following notice to be published as display advertising (not classified) on one (1) occasion in newspapers of general circulation throughout the Company's service territory within the Commonwealth of Virginia:

NOTICE TO THE PUBLIC OF AN APPLICATION BY
COLUMBIA GAS OF VIRGINIA, INC., FOR APPROVAL TO
IMPLEMENT A 2014 SAVE PLAN INFRASTRUCTURE
RELIABILITY AND REPLACEMENT ADJUSTMENT IN
ACCORDANCE WITH SECTION 20 OF ITS GENERAL
TERMS AND CONDITIONS
CASE NO. PUE-2013-00086

On August 7, 2013, Columbia Gas of Virginia, Inc. ("Columbia Gas" or "Company"), filed an application with the State Corporation Commission ("Commission") to implement a 2014 SAVE Plan Infrastructure and Reliability Replacement Adjustment ("IRRA") in accordance with § 20 of its General Terms and Conditions pursuant to § 56.603 *et seq.* of Title 56 of the Code of Virginia, the Steps to Advance Virginia's Energy ("SAVE") Plan Act ("Application"). The Company filed this

Application in accordance with the Commission's November 28, 2011 Order Approving SAVE Plan and Rider in Case No. PUE-2011-00049 ("2011 SAVE Order"). On July 3, 2013, the Commission issued an Order Approving Amended SAVE Plan in Case No. PUE-2013-00015, which amended the Company's SAVE Plan. With its Application, the Company filed documentation of the actual SAVE eligible expenditures incurred during the 2012 calendar year and updates to the schedule of annual SAVE eligible expenditures anticipated in 2014, as well as other schedules and supporting documents required by the 2011 SAVE Order.

The details of these and other proposals are set forth in the Company's Application. Interested persons are encouraged to review the Company's Application and supporting exhibits for the details of these proposals.

The Commission entered an Order for Notice and Comment that, among other things, directed the Company to provide notice to the public and provided interested persons an opportunity to comment on the Company's Application.

A copy of the Company's Application may be obtained at no charge by requesting a copy from the Company's counsel, James S. Copenhaver, Assistant General Counsel, Columbia Gas of Virginia, Inc., 1809 Coyote Drive, Chester, Virginia 23836. The Application and related documents also shall be available for review in the Commission's Document Control Center, Tyler Building, First Floor, 1300 East Main Street, Richmond, Virginia 23219, between the hours of 8:15 a.m. and 5 p.m., Monday through Friday, excluding holidays. Interested persons also may download unofficial copies from the Commission's website: <http://www.scc.virginia.gov/case>.

On or before October 4, 2013, interested persons may file written comments on Columbia Gas's Application with Joel H. Peck, Clerk, State Corporation Commission, P.O. Box 2118, Richmond, Virginia 23218-2118. If not filed electronically, an original and fifteen (15) copies of the comments shall be submitted to the Clerk of the Commission at the address set forth above. Interested persons desiring to submit comments electronically may do so, on or before October 4, 2013, by following the instructions on the Commission's website: <http://www.scc.virginia.gov/case>. Comments shall refer to Case No. PUE-2013-00086.

On or before October 4, 2013, any person may participate as a respondent in this proceeding by filing a notice of

participation. If not filed electronically, an original and fifteen (15) copies of the notice of participation shall be submitted to Joel H. Peck, Clerk, State Corporation Commission, at the address set forth above, and the respondent simultaneously shall serve a copy of the notice of participation on counsel to the Company at the address set forth above. Pursuant to Rule 5 VAC 5-20-80 B, *Participation as a respondent*, of the Commission's Rules of Practice and Procedure, any notice of participation shall set forth: (i) a precise statement of the interest of the respondent; (ii) a statement of the specific action sought to the extent then known; and (iii) the factual and legal basis for the action. Any organization, corporation, or government body participating as a respondent must be represented by counsel as required by 5 VAC 5-20-30, *Counsel*, of the Rules of Practice and Procedure. All filings shall refer to Case No. PUE-2013-00086.

On or before October 4, 2013, any interested person may request that the Commission convene a hearing in this matter by filing an original and fifteen (15) copies of a request for hearing with Joel H. Peck, Clerk, State Corporation Commission, at the address set forth above. Requests for a hearing shall refer to Case No. PUE-2013-00086 and shall include (i) a precise statement of the filing party's interest in the proceeding; (ii) a statement of the specific action sought to the extent then known; (iii) a statement of the legal basis for such action; and (iv) a precise statement why a hearing should be conducted in this matter. Copies of any such filings simultaneously shall be served on counsel for the Company at the address set forth above.

COLUMBIA GAS OF VIRGINIA, INC.

(3) On or before September 20, 2013, Columbia Gas shall serve a copy of this Order for Notice and Comment upon the chairman of the board of supervisors, the county attorney of each county, and the mayor or manager (or equivalent officials) of every city and town in which Columbia Gas provides service in the Commonwealth of Virginia. Service shall be made by personal delivery or by first class mail, postage prepaid, to the customary place of business or residence of the person served.

(4) On or before October 11, 2013, the Company shall file with the Commission proof of notice and proof of service as required herein.

(5) Columbia Gas promptly shall make a copy of the Application available to the public, who may obtain a copy of the Application at no charge by requesting a copy in writing from the Company's counsel, James S. Copenhaver, Assistant General Counsel, Columbia Gas of Virginia, Inc., 1809 Coyote Drive, Chester, Virginia 23836. The Application and related documents also shall be available for interested persons to review in the Commission's Document Control Center, Tyler Building, First Floor, 1300 East Main Street, Richmond, Virginia 23219, between the hours of 8:15 a.m. and 5 p.m., Monday through Friday, excluding holidays. Interested persons also may download unofficial copies from the Commission's website: <http://www.scc.virginia.gov/case>.

(6) On or before October 4, 2013, interested persons may file comments concerning the issues in this case with Joel H. Peck, Clerk, State Corporation Commission, P.O. Box 2118, Richmond, Virginia 23218-2118. If not filed electronically, an original and fifteen (15) copies of the comments shall be submitted to the Clerk of the Commission at the address set forth above. Interested persons desiring to submit comments electronically may do so, on or before October 4, 2013, by following the instructions found on the Commission's website: <http://www.scc.virginia.gov/case>. Comments shall refer to Case No. PUE-2013-00086.

(7) On or before October 4, 2013, any interested person may participate as a respondent in this proceeding by filing a notice of participation in accordance with 5 VAC 5-20-140, *Filing and service*, and 5 VAC 5-20-150, *Copies and format*, of the Commission's Rules of Practice and Procedure ("Rules of Practice"). If not filed electronically, an original and fifteen (15) copies of the notice of participation shall be submitted to the Clerk of the Commission at the address set forth in Ordering Paragraph (6). Pursuant to 5 VAC 5-20-80 B, *Participation as a respondent*, of the Rules of Practice, any notice of participation shall set forth: (i) a precise statement of the

interest of the respondent; (ii) a statement of the specific action sought to the extent then known; and (iii) the factual and legal basis for the action. All filings shall refer to Case No. PUE-2013-00086.

(8) On or before October 4, 2013, interested persons may request that the Commission convene a hearing on the Company's Application by filing a request for hearing with the Clerk of the Commission at the address set forth in Ordering Paragraph (6). Requests for hearing shall refer to Case No. PUE-2013-00086 and include: (i) a precise statement of the filing party's interest in the proceeding; (ii) a statement of the specific action sought to the extent then known; (iii) a statement of the legal basis for such action; and (iv) a precise statement why a hearing should be conducted in this matter.

(9) A copy of any written comments, request for hearing, and notice of participation simultaneously shall be sent to counsel for the Company: James S. Copenhagen, Assistant General Counsel, Columbia Gas of Virginia, Inc., 1809 Coyote Drive, Chester, Virginia 23836.

(10) The Staff shall investigate the Application. On or before October 11, 2013, the Staff shall file with the Clerk of the Commission an original and fifteen (15) copies of a Staff Report containing its findings and recommendations and shall promptly serve a copy of the same on counsel to the Company and all respondents.

(11) On or before October 18, 2013, Columbia Gas may file with the Clerk of the Commission any response in rebuttal to the Staff Report and to any comments filed by interested persons in this proceeding.

(12) The Company shall respond to written interrogatories or requests for the production of documents within seven (7) calendar days after the receipt of the same. Except as so

modified, discovery shall be in accordance with Part IV of the Commission's Rules of Practice and Procedure.

(13) This matter is continued generally pending further order of the Commission.

AN ATTESTED COPY hereof shall be sent by the Clerk of the Commission to:

James S. Copenhaver, Assistant General Counsel, Columbia Gas of Virginia, Inc., 1809 Coyote Drive, Chester, Virginia 23836; and C. Meade Browder, Jr., Senior Assistant Attorney General, Office of the Attorney General, Division of Consumer Counsel, 900 East Main Street, Second Floor, Richmond, Virginia 23219. A copy shall be delivered to the Commission's Office of General Counsel and Divisions of Energy Regulation and Utility Accounting and Finance.



RECEIVED SEP 10 2013

COMMONWEALTH of VIRGINIA

DEPARTMENT OF ENVIRONMENTAL QUALITY

Street Address: 629 East Main Street, Richmond, Virginia 23219

Mailing Address: P. O. Box 1105, Richmond, Virginia 23218

Fax: (804) 698-4500 TDD (804) 698-4021

www.deq.virginia.gov

Douglas W. Domenech
Secretary of Natural Resources

David K. Paylor
Director

(804) 698-4000
1-800-592-5482

September 10, 2013

Mr. Michael W. Johnson
County Administrator
Southampton County
P.O. Box 400
Courtland, Virginia 23837

Dear Mr. Johnson:

The Department of Environmental Quality has received an application to withdraw ground water in the Eastern Virginia Ground Water Management Area. Section VAC 25-610-250 B of the Ground Water Withdrawal Regulation requires that the Department of Environmental Quality send a notice of each draft permit to each local governing body located within the ground water management area where the proposed withdrawal will occur.

In accordance with this section, please find the enclosed notice that will be advertised in the **Richmond Time Dispatch on Thursday, September 12, 2013**. Additional information on the permit application can be obtained by contacting the DEQ staff person listed on the attached notice.

The Department will accept comments concerning the proposed issuance of this draft permit for thirty days. All comments must be received by **5:00 p.m. on October 11, 2013**.

Sincerely,

A handwritten signature in blue ink, appearing to read "B. N. Sinha".

B. N. Sinha, Ph.D.
Ground Water Permitting Program

/bns

Enclosure

Public Notice – Environmental Permit

PURPOSE OF NOTICE: To seek public comment on a draft permit from the Department of Environmental Quality for the withdrawal of groundwater in Hanover County, Virginia.

PUBLIC COMMENT PERIOD: September 12, 2013 to October 11, 2013

PERMIT NAME: Groundwater Withdrawal Permit issued by DEQ, under the authority of the State Water Control Board

APPLICANT NAME, ADDRESS AND PERMIT NUMBER: Aqua Virginia, Inc, 2414 Granite Ridge Road, Rockville, Virginia 23146; GW0003001

NAME AND LOCATION OF WATER WITHDRAWAL: Rural Point Subdivision; two production wells are located in the central portion of Hanover County within a mile from the intersection of State Routes 606 and 643 off of Route 606 near Rural Point.

PROJECT DESCRIPTION: Aqua Virginia, Inc. has applied for a reissuance of a permit for the Rural Point Subdivision Public Water System in Hanover County, Virginia. The permit would allow the applicant to withdraw an average of 62,156 gallons per day, which represents a reduction from the previously permitted amount of 81,719 GPD. The groundwater withdrawal will continue to support a potable water supply for the residential consumers within the serviced area. The proposed withdrawal will utilize the Middle and Lower Potomac Aquifers at a depth between 245 feet to 452 feet below the land surface at the withdrawal site. An aquifer is a body of rock or layer of sediment in the ground in which groundwater is stored and transported. DEQ has made a tentative decision to issue the permit.

AFFECTED AREA: The radial distance from the wells to where computer modeling predicts the aquifer may experience one foot of drawdown due to the withdrawal is illustrated on a map that can be viewed at <http://www.deq.virginia.gov/Programs/Water/WaterSupplyWaterQuantity/GroundwaterPermitting/PublicNotices.aspx>

HOW TO COMMENT AND/OR REQUEST A PUBLIC HEARING: DEQ accepts comments by e-mail, fax or postal mail. All comments must be in writing and be received by DEQ during the comment period. Submittals must include the names, mailing addresses and telephone numbers of the commenter/requester and of all persons represented by the commenter/requester. A request for public hearing must also include: 1) The reason why a public hearing is requested; 2) A brief informal statement regarding the nature and extent of the interest of the requester or of those represented by the requester, including how and to what extent of the interest would be directly and adversely affected by the permit; 3) Specific references, where possible, to terms and conditions of the permit with suggested revisions. DEQ may hold a public hearing, including another comment period, if public response is significant and there are substantial, disputed issues relevant to the proposed permit.

CONTACT FOR PUBLIC COMMENTS, DOCUMENT REQUESTS AND ADDITIONAL INFORMATION: Dr. B. N. Sinha; DEQ – Department of Environmental Quality, P. O. Box 1105, Richmond, VA 23218; Phone: (804) 698-4229; E-mail: bhudeo.sinha@deq.virginia.gov FAX: (804)698-4032. The public may review the draft permit and application at the DEQ office named above by appointment.



RECEIVED SEP 3 2013

COMMONWEALTH of VIRGINIA

DEPARTMENT OF ENVIRONMENTAL QUALITY

Street address: 629 East Main Street, Richmond, Virginia 23219

Mailing address: P.O. Box 1105, Richmond, Virginia 23218

Fax (804) 698-4500 TDD (804) 698-4021

www.deq.virginia.gov

Doug Domenech
Secretary of Natural Resources

David K. Paylor
Director

(804) 698-4000
1-800-592-5482

August 29, 2013

Mr. Michael W. Johnson
County Administrator
Southampton County
P.O. Box 400
Courtland, Virginia 23837

Dear Mr. Johnson:

The Department of Environmental Quality has received an application to withdraw ground water in the Eastern Virginia Ground Water Management Area. Part V of the Virginia Ground Water Withdrawal Regulation requires that the Department of Environmental Quality send a notice of each draft permit to each local governing body located within the ground water management area where the proposed withdrawal will occur.

In accordance with this section, please find the enclosed notice that will be advertised in the Sussex-Surry Dispatch on Wednesday September 4, 2013. Additional information on the permit application may be obtained by contacting me.

The Department will accept comments concerning the proposed issuance of this draft permit for thirty days. All comments must be received by 4 p.m. on October 4, 2013.

Sincerely,

A handwritten signature in cursive script, appearing to read "C. Erinn Tisdale".

C. Erinn Tisdale
Groundwater Withdrawal Program

Enclosure

Public Notice – Environmental Permit

PURPOSE OF NOTICE: To seek public comment on a draft permit from the Department of Environmental Quality for the withdrawal of groundwater in Surry County, Virginia.

PUBLIC COMMENT PERIOD: September 4, 2013 to October 4, 2013

PERMIT NAME: Groundwater Withdrawal Permit issued by DEQ, under the authority of the State Water Control Board

APPLICANT NAME, ADDRESS AND PERMIT NUMBER: Virginia Electric and Power Company (VEPCO), 5000 Dominion Blvd., Glen Allen, VA 23060, GW0003901

NAME AND LOCATION OF WATER WITHDRAWAL: Surry Nuclear Power Station, 5570 Hog Island Rd., Surry, VA 23883

PROJECT DESCRIPTION: Virginia Electric and Power Company has applied for re-issuance of a permit for the Surry Nuclear Power Station in Surry County, Virginia. The permit would allow the applicant to continue to withdraw an average of 423,836 gallons per day. The ground water withdrawal will provide process water for the production of electricity for both the Surry Nuclear and the Gravel Neck power stations along with potable water for the stations. The proposed withdrawal will utilize the Upper Potomac aquifer at a depth between 360 feet to 430 feet below the land surface at the withdrawal site. An aquifer is a body of rock or layer of sediment in the ground in which ground water is stored and transported. DEQ has made a tentative decision to issue the permit.

AFFECTED AREA: The radial distance from the wells to where computer modeling predicts the aquifers may experience one foot of drawdown due to the withdrawal is illustrated on a maps that can be viewed at

<http://www.deq.virginia.gov/Programs/Water/WaterSupplyWaterQuantity/GroundwaterPermitting/PublicNotices.aspx>

HOW TO COMMENT AND OR REQUEST A PUBLIC HEARING: DEQ accepts comments and requests for public hearing by e-mail, fax or postal mail. All comments and requests must be in writing and be received by DEQ during the comment period. Submittals must include the names, mailing addresses and telephone numbers of the commenter/requester and of all persons represented by the commenter/requester. A request for public hearing must also include: 1) The reason why a public hearing is requested. 2) A brief, informal statement regarding the nature and extent of the interest of the requester or of those represented by the requestor, including how and to what extent such interest would be directly and adversely affected by the permit. 3) Specific references, where possible, to terms and conditions of the permit with suggested revisions. DEQ may hold a public hearing, including another comment period, if public response is significant and there are substantial, disputed issues relevant to the proposed permit. **CONTACT FOR PUBLIC COMMENTS, DOCUMENT REQUESTS AND ADDITIONAL INFORMATION:** **NAME:** C. Erinn Tisdale of the Richmond Office, P.O. Box 1105, Richmond, VA 23218; **Phone:** 804-698-4066; **E-mail:** C.Erinn.Tisdale@deq.virginia.gov; **FAX:** 804-698-4032 The public may review the draft permit and application at the DEQ office named above by appointment.



RECEIVED SEP 3 2013

COMMONWEALTH of VIRGINIA

Cynthia C. Romero, MD, FAAFP
State Health Commissioner

John J. Aulbach II, PE
Director, Office of Drinking Water

DEPARTMENT OF HEALTH
OFFICE OF DRINKING WATER
Southeast Virginia Field Office

830 Southampton Avenue
Suite 2058
Norfolk, VA 23510
Phone (757) 683-2000
Fax (757) 683-2007

AUG 28 2013

NOTICE OF VIOLATION

SUBJECT: SOUTHAMPTON COUNTY
Water - Fieldcrest Manufactured Home
Community
PWSID No. 3175800

Mr. Harvey Senger, Manager
Hampton Parkway LLC
76 Stonewall Road
Weyers Cave, VA 24486

Re: Failure to Submit a Corrective Action Plan

Dear Mr. Senger:

This notice is to advise that you appear to be in violation of the Groundwater Rule (GWR) adopted by the Virginia Department of Health. 12 VAC 5-590-421 of the *Waterworks Regulations* requires the waterworks owner to meet these Treatment Technique requirements. On March 28, 2013, this office conducted a sanitary survey of your waterworks. During the survey several significant deficiencies were identified. You received notice in writing of the significant deficiencies on May 10, 2013.

The *Regulations* states that within 30 days of receiving written notification from this Office, you were to consult with this Office regarding the appropriate corrective actions. In addition, within 45 days of receiving this notification, the waterworks owner shall submit a written Corrective Action Plan (CAP) to this Office that satisfactorily addresses the deficiencies. The CAP shall include a schedule for completing individual actions.

This office has not been consulted regarding the significant deficiencies identified during the sanitary survey and has not received a Corrective Action Plan (CAP) to address them.

As the owner of the waterworks, you are required to comply with these regulations. Failure to consult with this Office and failure to submit the signed Corrective Action Plan are considered to be violations of the Treatment Technique Requirements of the GWR.

Required Actions

Public Notice: 12 VAC 5-590-540 of the *Waterworks Regulations* requires owners of waterworks to give notice of violations to its consumers. The GWR characterizes this as a Tier 2 violation event: As such, you must:

- You must distribute a notice to consumers no later than 30 days upon receipt of this letter.

AUG 28 2013

SUBJECT: Southampton County
Water - Fieldcrest MHC
PWSID No. 3175800

- Your notice to consumers must be mailed or directly delivered to each customer receiving a bill, and to other service connections served by your waterworks.
- If your waterworks serves consumers who do not pay water bills, or who do not have service connection addresses (apartment dwellers, university students, or nursing home patients, for example) you must also use other delivery methods to provide notice to these consumers as well. Examples of other methods include (but are not limited to) notice publication in local newspapers, delivery of multiple copies to apartment buildings, or posting the notice in public places served by the system.
- Until the violation is resolved, you must give a copy of the notice to all new billing units or new customers, before or at the time service begins.
- You must repeat distribution of the notice every three months, for as long as the violation persists.

Draft Notice: Attached is a draft notice for you to distribute to consumers. You may use this notice as is, or modify it to better meet your situation, as long as the information is accurate and the notice contains all of the required elements and mandated language. If you decide to change the notice, we suggest that you contact this Office to verify that your proposed changes meet the requirements of the Groundwater Rule (GWR).

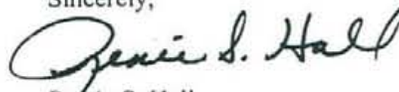
Public Notice Confirmation: Within ten (10) days of completing public notification, you must provide this Office with a copy of the notice you distribute, along with signed certification of the distribution completion date and methods used. Failure to distribute public notice and report to the Virginia Department of Health may be a violation of the Groundwater Rule (GWR). A public notification completion report is enclosed for your use.

Follow-up Actions:

In order to avoid further enforcement action pertaining to §12 VAC 5-590-421, please submit the required Corrective Action Plan to this office and contact this office to discuss the matter. A copy of a proposed plan is enclosed, for your use.

If you have questions, please do not hesitate to call me, extension 113.

Sincerely,



Renée S. Hall
District Engineer

RSH/bjm
Enclosure

pc: Dr. Nancy Welch, Acting Director, Southampton County Health Department
Mr. Michael Johnson, County Administrator, Southampton County
Mr. Robert A. K. Payne, JD, Director, Legal Affairs, VDH—Office of Drinking Water
Mr. James J. Hogan, Designated Operator in Charge



COMMONWEALTH of VIRGINIA

Cynthia C. Romero, MD, FAAFP
State Health Commissioner

John J. Aulbach II, PE
Director, Office of Drinking Water

DEPARTMENT OF HEALTH
OFFICE OF DRINKING WATER
Southeast Virginia Field Office

830 Southampton Avenue
Suite 2058
Norfolk, VA 23510
Phone (757) 683-2000
Fax (757) 683-2007

NOTICE OF VIOLATION

AUG 26 2013

SUBJECT: SOUTHAMPTON COUNTY
Water - Town of Capron
PWSID 3175170

The Honorable William N. Kitchen
Town Of Capron
P. O. Box 248
Capron, Virginia 23829

Re: Failure to Distribute Consumer Confidence Report

Dear Mayor Kitchen:

This is to advise you that the Town of Capron waterworks may be in violation of federal and state drinking water regulations known as the Consumer Confidence Report (CCR) Rule. According to our records we have not received a copy of your 2012 Consumer Confidence Report (CCR), and we do not know if you distributed it to your customers. The rule requires owners of community waterworks to distribute the CCR to customers by July 1, 2013.

If you have already prepared the CCR and delivered it to your customers, please send us a copy. If you have not prepared the CCR or delivered it, please do so at once. **You may be able to avoid further enforcement action if you immediately deliver the required CCR to your customers and send us a copy.** We ask that you do this as soon as possible.

The CCR Rule also requires that a certification statement be signed and submitted to the state by October 1, 2013. We have not received a Certification Statement from you. We would request that you submit the certification form along with the copy of your CCR. A certification form is enclosed for your use.

Please let us know if we can assist you in any way.

Sincerely,

Renée S. Hall
District Engineer

TD/RSH/bjm

Enclosure: Certification Form

pc: Southampton County Health Department
-Mr. Michael Johnson, County Administrator, Southampton County
V.D.H. - Office of Drinking Water

R:\DIST20B\Southampton County\Capron\NOVs\2012 08 Capron CCR NOV.docx



COMMONWEALTH of VIRGINIA

Cynthia C. Romero, MD, FAAFP
State Health Commissioner

John J. Aulbach II, PE
Director, Office of Drinking Water

DEPARTMENT OF HEALTH
OFFICE OF DRINKING WATER

Southeast Virginia Field Office

AUG 26 2013

NOTICE OF VIOLATION

830 Southampton Avenue
Suite 2058
Norfolk, VA 23510
Phone (757) 683-2000
Fax (757) 683-2007

SUBJECT: SOUTHAMPTON COUNTY
Water - Kingsdale-Moseley Waterworks
PWSID No. 3175461

Ms. Shanda Harper
Kingsdale-Moseley Waterworks
4240 Portsmouth Boulevard #177
Chesapeake, VA 23321

Re: Failure to Distribute Consumer Confidence Report

Dear Ms. Harper:

This is to advise you that the Kingsdale-Moseley waterworks may be in violation of federal and state drinking water regulations known as the Consumer Confidence Report (CCR) Rule. According to our records we have not received a copy of your 2012 Consumer Confidence Report (CCR), and we do not know if you distributed it to your customers. The rule requires owners of community waterworks to distribute the CCR to customers by July 1, 2013.

If you have already prepared the CCR and delivered it to your customers, please send us a copy. If you have not prepared the CCR or delivered it, please do so at once. **You may be able to avoid further enforcement action if you immediately deliver the required CCR to your customers and send us a copy.** We ask that you do this as soon as possible.

The CCR Rule also requires that a certification statement be signed and submitted to the state by October 1, 2013. We have not received a Certification Statement from you. We would request that you submit the certification form along with the copy of your CCR. A certification form is enclosed for your use.

Please let us know if we can assist you in any way.

Sincerely,

Renée S. Hall
District Engineer

TD/RSH/bjm

Enclosure: Certification Form

pc: Dr. Nancy Welch, Acting Director, Southampton County Health Department
Mr. Michael W. Johnson, County Administrator, Southampton County
V.D.H. – Office of Drinking Water

R:\DIST20B\Southampton County\Kingsdale Mosley\NOVs\2012 08 Kingsdale Moseley CCR NOV.docx