COMMONWEALTH OF VIRGINIA

STATE CORPORATION COMMISSION

AT RICHMOND, DECEMBER 30, 2020

ROO-OLERK'S OFFICE

COMMONWEALTH OF VIRGINIA, ex rel:

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STATE CORPORATION COMMISSION

CASE NO. PUR-2020-00125

Ex Parte: In the matter of establishing regulations for a shared solar program pursuant to § 56-594.3 of the Code of Virginia

CORRECTING ORDER

On December 23, 2020, the State Corporation Commission ("Commission") issued its Order Adopting Rules in the above-captioned docket. Thereafter, a scribal error was discovered on page 13 of 28 of Attachment A to the Order Adopting Rules.

NOW THE COMMISSION, upon consideration of this matter, is of the opinion and finds that this error should be corrected.

Accordingly, IT IS ORDERED THAT:

- (1) Attachment A to the Commission's Order Adopting Rules, specifically

 20 VAC 5-340-50 B, hereby is amended. The sentence, "A subscriber organization shall not
 enroll [eustomers subscribers] until after [it the earlier of when the utility's customer information
 system is operating, or July 23, 2023, and the project] receives the executed Small Generator

 Interconnection Agreement " is stricken and replaced with the sentence, "A subscriber
 organization shall not enroll [eustomers subscribers] until after [it the earlier of when the utility's
 customer information system is operating, or July 1, 2023, and the project] receives the executed
 Small Generator Interconnection Agreement "
 - (2) Page 13 of Attachment A, as amended, is attached to this Correcting Order.

- (3) Copies of the revised Rules Governing Shared Solar Program,
 20 VAC 5-340-10 et seq., including the amendment herein, shall be published in the Virginia
 Register of Regulations and shall be posted on the website of the Commission's Division of
 Public Utility Regulation.
 - (4) This matter is continued.

A COPY HEREOF shall be sent by the Clerk of the Commission to all persons on the official Service List in this matter. The Service List is available from the Clerk of the Commission.

address how the expansion shall be allocated, which shall be released without undue delay and allocated first to projects on the wait list and, if capacity remains, to new applicants on a first-come, first-served basis following the registration requirements and process set forth in this section].

20VAC5-340-50. Marketing and enrollment.

A. A subscriber organization shall not conduct any marketing activities related to participation in the shared solar program until after the subscriber organization (i) receives a license [, exemption, or waiver] from the commission[; and] (ii) has begun [the-interconnection process with the utility pursuant to Regulations Governing Interconnection of Small Electrical Generators—(20VAC5-314); and (iii) completed] registration with the utility, as set forth in 20VAC5-340-40.

B. A subscriber organization shall not enroll [eustomers subscribers] until after [it the earlier of when the utility's customer information system is operating, or July 1, 2023, and the project] receives the executed Small Generator Interconnection Agreement pursuant to 20VAC5-314-40 through 20VAC5-314-70 and any other applicable local and state permits for the shared solar facility.

- C. A subscriber organization shall not use credit checks as a means to establish the eligibility of a residential customer to become a subscriber.
- D. A subscriber organization shall maintain adequate records allowing it to verify the customer's enrollment authorization. Authorization shall be in the form of a written contract with affirmed written signature, electronic signature, or recorded verbal affirmation. The subscriber organization shall maintain a copy of the contract for at least one year after the date of expiration. Such enrollment contracts shall be provided within five business days to the customer, the utility, or the commission staff upon request.