

154 FERC ¶ 61,242
FEDERAL ENERGY REGULATORY COMMISSION
WASHINGTON, DC 20426

March 25, 2016

In Reply Refer To:
PJM Interconnection, L.L.C.
Virginia Electric and Power
Company
Docket No. ER14-1831-002

Schiff Hardin LLP
Counsel for Virginia Electric and Power Company
901 K St NW, #700
Washington, DC 20001

Attention: Jesse Halpern

Dear Ms. Halpern:

1. On March 10, 2016, Virginia Electric and Power Company, doing business as Dominion Virginia Power (Dominion), submitted a Request for Clarification of the Commission's February 23, 2016 order in the above referenced proceeding.¹ Dominion notes that, although the February 23 Order resolved all the issues set for hearing in this proceeding, it did not terminate the hearing procedures. Dominion requests that the Commission clarify that it intended to terminate the hearing procedures. Dominion indicates that the other active participants in this proceeding support its request.²

2. On March 4, 2016, Dominion submitted a status report and motion to continue holding hearing in abeyance pending Commission action on a request for clarification to be submitted no later than March 11, 2016. On March 7, 2016, the Chief Judge issued an order denying the March 4 motion to hold the hearing in abeyance and terminated the hearing proceedings based on the Commission's February 23 order.³

¹ *PJM Interconnection, L.L.C.*, 154 FERC ¶ 61,126 (2016) (February 23 Order).

² Dominion Request for Clarification at 1 & n.3.

³ *Virginia Electric and Power Co.*, [Order of Chief Judge Denying Motion to
(continued ...)]

3. The Chief Judge's order was sufficient to terminate the proceeding and, to the extent necessary, we grant clarification that the hearing procedure is terminated.⁴

By direction of the Commission.

Nathaniel J. Davis, Sr.,
Deputy Secretary.

Continue to Hold Hearing in Abeyance and Terminating Hearing Procedures], Docket No. ER14-1831-000, at P 3 (Mar. 7, 2016) (unpublished order).

⁴ Pursuant to Rule 713(b), 18 C.F.R. § 385.713(b) (2016), parties have 30 days after the issuance of any final order in which to seek rehearing. The instant order does not affect the right of any party to seek rehearing of the previous order on or before the March 24, 2016 deadline.