

**STATE OF NORTH CAROLINA  
UTILITIES COMMISSION  
RALEIGH**

DOCKET NO. E-100, SUB 180

In the Matter of:	)	PETITION TO INTERVENE
	)	OF
Investigation of Proposed Net	)	
	)	350 TRIANGLE
Metering Policy Changes	)	
	)	

Pursuant to North Carolina Utilities Commission ("Commission") Rules R1-5, R1-7 and R1-19, 350 Triangle, through undersigned counsel, hereby petitions to intervene and participate in the above-captioned proceeding. In support of this petition, 350 Triangle states as follows

1. 350 Triangle is a local affiliate group of [350.org](http://350.org), a 501 (c)(3) non-profit, non-partisan organization building a future that's just, prosperous, equitable and safe from the effects of the climate crisis. 350 Triangle is an unregistered, non-profit volunteer organization. .
2. The mission of 350 Triangle is working for climate justice in the North Carolina Triangle region.
3. 350 Triangle has an organizing committee and an email list of 950+ people in the Triangle area who have signed up to be on our list. They have been organizing rallies, climate solution conferences, and webinars since 2011. 350 Triangle collaborates with several coalitions in North Carolina who are working on climate justice, ending fossil fuel projects, removing fossil fuel money from politics and banks, and moving to a just and equitable transition with 100% renewable energy for all.

4. 350 Triangle has a history of working with our volunteers and other North Carolina organizations to advocate for a fair and equitable energy system in NC. The group has spoken at NCUC public hearings, spread the word about the hearings, submitted comments, and met with NC legislators to discuss energy and climate issues impacting North Carolina. 350 Triangle is part of the current ongoing Duke Energy Carbon Plan Stakeholder process.

5. 350 Triangle has a significant interest in the Commission developing a NEM program that promotes sustainable growth of rooftop solar. 350 Triangle is interested in ensuring that NEM policy successfully drives decarbonization in order to avoid the worst impact of the climate crisis. This climate crisis includes global warming driven extreme storms, intense heat waves, and rising sea levels that will impact all of North Carolina, but mainly will fall on North Carolina's most vulnerable communities. Including residential solar as a key strategy along with other renewable energy solutions will set North Carolina on a course towards greater sustainability, equity, and resilience.

6. The principal office address of 350 Triangle's office in Raleigh, NC is 1809 Lakepark Drive, Raleigh, NC 27612.

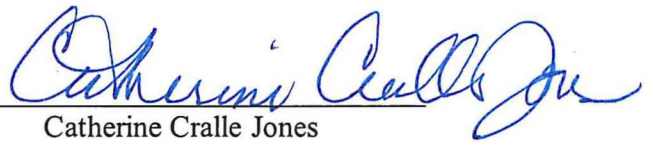
7. The attorneys for 350 Triangle to whom all correspondence and filings in this docket should be addressed are:

Catherine Cralle Jones  
Andrea Bonvecchio  
127 W. Hargett St., Ste. 600  
Raleigh, N.C. 27601  
Telephone: 919-754-1600  
Facsimile: 919-573-4252  
cathy@attybryanbrice.com  
andrea@attybryanbrice.com

8. The above counsel for 350 Triangle, pursuant to Commission Rule RI-39, agree to electronic service of all pleadings and other filings in this matter.

WHEREFORE, 350 Triangle respectfully request that they be allowed to intervene in this matter.

Respectfully submitted this 25th day of February, 2022.



Catherine Cralle Jones  
N.C. State Bar No. 23733  
Andrea Bonvecchio  
N.C. State Bar No. 56438  
LAW OFFICE OF F. BRYAN BRICE, JR.  
127 W. Hargett St., Ste. 600  
Raleigh, N.C. 27601  
Telephone: 919-754-1600  
Facsimile: 919-573-4252  
cathy@attybryanbrice.com  
andrea@attybryanbrice.com  
*Counsel for 350 Triangle*

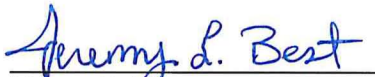
**VERIFICATION**

I, Catherine Cralle Jones, verify that the contents of the foregoing *Petition to Intervene of 350 Triangle* are true to the best of my knowledge, except as to those matters stated on information and belief, and as to those matters, I believe them to be true. I am authorized to sign this verification on behalf of the 350 Triangle.



CATHERINE CRALLE JONES

Sworn to and subscribe before me  
This the 25<sup>th</sup> day of February, 2022

  
Notary Public

Commission expires: 8/11/2024



CERTIFICATE OF SERVICE

I hereby certify that I have this day served a copy of the foregoing *Petition to Intervene* upon each of the parties of record in these proceedings or their attorneys of record by deposit in the U.S. Mail, postage prepaid, or by email transmission.

This the 25<sup>th</sup> day of February, 2022.

LAW OFFICE OF F. BRYAN BRICE, JR.

By: Catherine Cralle Jones  
Catherine Cralle Jones

OFFICIAL COPY

Feb 25 2022