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February 21, 2012

**FILED**  
**FEB 21 2012**  
Clerk's Office  
N.C. Utilities Commission

**OFFICIAL COPY**

Gail L. Mount  
Deputy Clerk  
Office of the Chief Clerk  
North Carolina Utilities Commission  
4325 Mail Service Center  
Raleigh, NC 27699-4325

RE: Docket No. E-7, Sub 831

Dear Mrs. Mount:

Attached please find an original and thirty copies of the Revised Tariff for Duke Energy Carolinas, LLC's Power Manager Program, which reflects the removal of the \$35.00 customer fee in the hopes that it will eliminate a significant barrier to customer participation and drive increased participation in the program.

Sincerely,

*Robert W. Kaylor*  
Robert W. Kaylor

Encls.

cc: Parties of Record

HM  
AG  
Tamm  
Watson  
Green  
Duffy  
Hoover  
Wite  
Hilburn  
Ericson  
Jones  
Sessions  
Hodge  
Gubler  
2Pseco  
3Pslga  
3PACOS  
3Pselect

RIDER PM (NC)  
POWER MANGER LOAD CONTROL SERVICE

AVAILABILITY (North Carolina only)

Available to individually metered residential customers receiving concurrent service from the Company on Schedule RS, RE, or ES, who are not served under Rider SCG or Rider NM.

This Rider is available on a voluntary basis, at the Company's option, in areas where the Company operates load control devices. This Rider is available for control of electric central air conditioning (cooling) systems where the following requirements are met:

1. The Customer must agree to control of all central air conditioning installed in the residence.
2. The Company shall have the right to require that the owner of the controlled equipment give satisfactory written approval for the Company's installation and operation of load control devices on that equipment before entering an agreement with the Customer and making such installation.
3. Neither the Customer nor his agent shall disconnect or otherwise interfere with the Company's equipment required to control the Customer's air conditioning system.
4. The Customer shall immediately notify the Company of the removal or damage to the Customer's equipment or the remote control unit.

INTERRUPTION PERIODS

The Company shall have the right to interrupt service to the Customer's central air conditioning (cooling) systems at any time the Company has capacity problems, including generation, transmission or distribution capacity problems or reactive power problems.

In addition, the Company shall have the right to intermittently interrupt (cycle) service to the Customer's central electric air conditioning (cooling) systems. The Company will restrict its operation of the load control devices so that during the eighteen (18) hour period from 6:00 a.m. to 12 midnight, the total duration of cycling interruption shall not exceed ten (10) hours.

The Company, at its sole discretion, may limit requests for curtailment to geographic regions for valid reasons.

The Company reserves the right to test the function of these load control provisions at any time.

CREDITS FOR LOAD CONTROL

Payments will be made to the Customer as a billing credit as follows:

<u>Billing Month</u>	<u>Credit</u>
July – October	\$ 8.00 per month

The total credits on any monthly bill shall not exceed 35% of the current monthly bill calculated on the appropriate rate schedule exclusive of such credits. In addition, the monthly bill shall not be less than the Basic Facilities Charge for the applicable schedule.

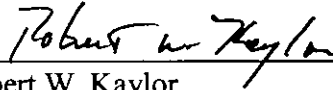
CONTRACT PERIOD

The Company offers a contract for customers allowing load control for an initial term of one year and thereafter until terminated by either party on thirty days' written notice. The Company reserves the right to terminate the Customer's contract under this Rider at any time upon notice to the Customer for violation of any of the terms or conditions of the applicable schedule or this Rider. If within the first year, the Customer wishes to discontinue load control service the Customer will pay a \$25.00 service charge.

CERTIFICATE OF SERVICE

I certify that a copy of Duke Energy Carolinas, LLC's Revised Tariff in Docket No. E-7, Sub 831, has been served by electronic mail (e-mail), hand delivery or by depositing a copy in the United States Mail, first class postage prepaid, properly addressed to parties of record.

This the 21<sup>st</sup> day of February, 2012.

A handwritten signature in cursive script, reading "Robert W. Kaylor", is written over a horizontal line.

Robert W. Kaylor  
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Raleigh NC 27612  
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NC State Bar No. 6237