

**IN THE MATTER OF CONSIDERATION OF
CERTAIN STANDARDS TO PROMOTE UTILITY
DEMAND RESPONSE PURSUANT TO THE
INFRASTRUCTURE INVESTMENT AND JOBS
ACT**

**STATE OF NORTH CAROLINA

UTILITIES COMMISSION

NCUC DOCKET NO. E-100, SUB 189**

**PETITION TO INTERVENE OF ENERWISE GLOBAL TECHNOLOGIES, LLC,
D/B/A CPOWER ENERGY MANAGEMENT**

Pursuant to the North Carolina Utilities Commission's ("Commission") Order Allowing Comments dated November 10, 2022, and the Commission's Rules of Practice and Procedure, Rule R1-19, Enerwise Global Technologies, LLC, d/b/a CPower Energy Management ("CPower") petitions to intervene in the above-captioned proceeding. In support of its petition, CPower states:

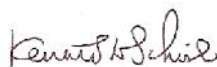
1. CPower is a Delaware Limited Liability Company with headquarters and mailing address at 1001 Fleet Street, Suite 400, Baltimore, Maryland, 21202. For purposes of this proceeding, the electronic mailing address for CPower is Kenneth.Schisler@CPowerEnergyManagment.com.
2. CPower has an interest in this proceeding in order to provide policy commentary and recommendations regarding fostering utility demand response opportunities in North Carolina.
3. CPower is a provider of demand response, energy efficiency, electric storage, and other distributed energy resources in multiple retail markets and Regional Transmission Organization/Independent System Operator ("RTO/ISO") wholesale markets in the United States, including the PJM Interconnection, LLC.
4. CPower operates under different models in different retail and wholesale markets, but in general, enables and manages end use retail customer participation in demand response programs administered by distribution utilities or by RTO/ISOs. CPower aggregates distributed

energy resources of end use customers and acts as an agent and/or market participant on behalf of retail customers.

5. CPower intends to submit comments in this proceeding to the Commission's Order Allowing Comments dated November 10, 2022.
6. CPower has an interest in this proceeding and its interests cannot be adequately represented by any other party.

WHEREFORE, CPower requests that the Commission grant its petition to intervene in this proceeding, and for such other and further relief as this cause may require.

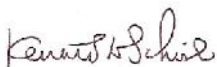
Respectfully submitted,



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Certificate of Service

I certify that on this 22nd day of December, 2022, a copy of the foregoing filing has been served this day upon the parties of record in this proceeding by electronic mail.



Kenneth D. Schisler

