

STATE OF NORTH CAROLINA
UTILITIES COMMISSION
RALEIGH

DOCKET NO. E-100, SUB 101
BEFORE THE NORTH CAROLINA UTILITIES COMMISSION

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| In the Matter of: |) | CCEBA's MOTION FOR |
| Petition for Approval of Revisions to |) | EXTENSION OF TIME |
| Generator Interconnection Standards |) | TO FILE COMMENTS |

Intervenor Carolinas Clean Energy Business Association ("CCEBA") hereby moves the Commission pursuant to NCUC Rule R1-7(a)(5) for an extension of time to comply with the Commission's July 10, 2024, Order Requesting Comments on the June 28, 2024, Petition filed by Duke Energy Carolinas, LLC and Duke Energy Progress, LLC (collectively "Duke"). The Petition seeks Authorization of Provisional Interconnection Service Option and Limited Waiver of North Carolina Interconnection Procedures for 2022 DISIS Interconnection Customers, seeks Commission approval of modifications to the North Carolina Interconnection Agreement (NCIA) that would allow Duke to provide provisional interconnection service to Interconnection Customers (ICs) in the 2022 Definitive Interconnection System Impact Study (2022 DISIS), and seeks a limited waiver of the NCIA and the North Carolina Interconnection procedures (NCIP) to allow the partial use of Financial Security to fund System Upgrades with long duration construction times to help accelerate generator interconnections. In support of this Motion, CCEBA shows the Commission that:

1. The Commission's July 10 Order set a deadline of July 24, 2024, for interested parties to file comments in response to the Petition.
2. CCEBA, representing much of the solar developer community, including multiple ICs, has engaged in discussions with Duke related to reduction of attrition in solar procurements and improvement of interconnection timelines. Those discussions have included the details of provisional service.

3. While CCEBA does not oppose provisional service, it intends to file comments detailing its position on the Petition and setting out ways it believes Duke's proposal can be improved.
4. CCEBA is also engaged in the Duke Carbon Plan / IRP docket, E-100, Sub 190.
5. Due to the press of business, including the Carbon Plan docket, CCEBA would benefit from an additional week both to continue discussions with Duke and to prepare its comments.
6. Undersigned counsel contacted counsel for Duke before filing this Motion, and Duke has no objection to a one-week extension of both initial and reply comment deadlines.
7. CCEBA does not seek this extension for purposes of improper delay or any other improper purpose.

WHEREFORE, CCEBA respectfully requests that the Commission extend the deadline for filing initial comments on Duke's Petition until July 31, 2024, and for filing of Duke's reply comments from July 31, 2024, until August 7, 2024.

Respectfully requested, this 23rd day of July, 2024.

CAROLINAS CLEAN ENERGY BUSINESS
ASSOCIATION

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CERTIFICATE OF SERVICE

I hereby certify that all persons on the docket service list have been served true and accurate copies of the foregoing document by hand delivery, first class mail, deposited in the U.S. Mail, postage pre-paid, or by email transmission with the party's consent.

This the 23rd day of July, 2024.

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