



Jack E. Jirak
Associate General Counsel

Mailing Address:
NCRH 20 / P.O. Box 1551
Raleigh, NC 27602

o: 919.546.3257
f: 919.546.2694

jack.jirak@duke-energy.com

November 20, 2019

VIA ELECTRONIC FILING

Ms. Kimberley A. Campbell, Chief Clerk
North Carolina Utilities Commission
4325 Mail Service Center
Raleigh, North Carolina 27699-4300

**RE: Duke Energy Progress, LLC's Motion to Receive Testimony into
Evidence and Amend Transcript
Docket No. E-2, Sub 1204**

Dear Ms. Campbell:

Please find enclosed Duke Energy Progress, LLC's Motion to Receive Testimony into Evidence and Amend Transcript in the above-referenced proceeding.

If you have any questions, please do not hesitate to contact me. Thank you for your assistance with this matter.

Sincerely,

A handwritten signature in black ink, appearing to read 'Jack E. Jirak'.

Jack E. Jirak

Enclosure

cc: Parties of Record

OFFICIAL COPY

Nov 20 2019

BEFORE THE NORTH CAROLINA UTILITIES COMMISSION

DOCKET NO. E-2, SUB 1204

In the Matter of)
)
Application of Duke Energy Progress,)
LLC Pursuant to G.S. 62-133.2 and)
NCUC Rule R8-55 Relating to Fuel)
and Fuel-Related Charge Adjustments)
for Electric Utilities)

**MOTION TO RECEIVE
TESTIMONY INTO EVIDENCE
AND AMEND TRANSCRIPT**

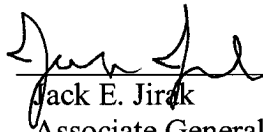
On September 5, 2019, Duke Energy Progress, LLC (“DEP” or the “Company”) filed a Motion for Witnesses to be Excused from Appearance at Evidentiary Hearing (“Motion to Excuse Witnesses”) requesting, in part, that Kelvin Henderson be excused from appearing at the September 9, 2019 hearing in this docket and that the pre-filed testimony of Kelvin Henderson be received into the evidence and made part of the record in this matter. Neither Public Staff nor any intervenor opposed the Motion to Excuse Witnesses.

On September 6, 2019, the Commission issued its *Order Granting Motions to Excuse Several Witnesses* (“*Order Granting Motion to Excuse*”), finding, in part, “good cause to excuse DEP witness[...Kelvin Henderson...from attending the hearing on September 9, 2019, and to receive [his] testimony and exhibits into evidence at the hearing.” At the hearing on September 9, 2019, counsel for DEP moved “the testimony of Regis Repko, Kenneth D. Church, and Kelvin Henderson, along with the relevant exhibits, into evidence.” (V. 1, Pg. 13). That motion was granted by the Commission. *Id.* However, counsel for DEP did not separately identify the pre-filed direct and rebuttal testimony of Kelvin Henderson and the transcript does not contain the pre-filed rebuttal testimony of Kelvin Henderson (but does contain the pre-filed direct testimony of Kelvin Henderson).

Consistent with the Commission's *Order Granting Motion to Excuse*, the Company requests that the Commission receive into evidence the pre-filed rebuttal testimony of Kelvin Henderson and amend the transcript to include the pre-filed rebuttal testimony of Kelvin Henderson. Neither Public Staff nor any intervenor opposes this Motion.

WHEREFORE, the Companies respectfully request that the Commission grant this Motion and receive the pre-filed rebuttal testimony of Kelvin Henderson into evidence and amend the transcript to include the pre-filed rebuttal testimony of Kelvin Henderson.

Respectfully submitted this, the 20th day of November 2019.



Jack E. Jirak
Associate General Counsel
Duke Energy Corporation
P.O. Box 1551/NCRH 20
Raleigh NC 27602-1551
Tel.: (919) 546-3257
jack.jirak@duke-energy.com

CERTIFICATE OF SERVICE

I certify that a copy of Duke Energy Progress, LLC's Motion to Receive Testimony into Evidence and Amend Transcript, in Docket No. E-2, Sub 1204, has been served by electronic mail, hand delivery or by depositing a copy in the United States mail, postage prepaid to parties of record.

This the 20th day of November, 2019.



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Associate General Counsel
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