troutman

Troutman Pepper Hamilton Sanders LLP Charlotte, NC 28202

troutman.com

Molly McIntosh Jagannathan molly.jagannathan@troutman.com

October 5, 2020

VIA ELECTRONIC FILING

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

> RE: Joint Stipulation of Facts

Docket No. E-2, Sub 1219

Dear Ms. Campbell:

Enclosed for electronic filing is the Joint Stipulation of Facts between Duke Energy Progress, LLC, the Public Staff - North Carolina Utilities Commission and Hornwood, Inc.

Please do not hesitate to contact me should you have any questions. Thank you for your assistance in this matter.

Sincerely,

/s/ Molly M. Jagannathan Molly M. Jagannathan

Enclosure

c: Parties of Record



STATE OF NORTH CAROLINA UTILITIES COMMISSION RALEIGH

DOCKET NO. E-2, SUB 1219

BEFORE THE NORTH CAROLINA UTILITIES COMMISSION

In the Matter of		
Application of Duke Energy Progress,)	
LLC, for Adjustment of Rates and)	JOINT STIPULATION OF FACTS
Charges Applicable to Electric Utility)	
Service in North Carolina)	

NOW COME Duke Energy Progress, LLC ("DE Progress" or the "Company"); the Public Staff – North Carolina Utilities Commission (the "Public Staff"); and Hornwood, Inc. ("Hornwood") (collectively referred to herein as the "Stipulating Parties" or any one of them individually as a "Stipulating Party"), through counsel, and hereby jointly stipulate that the following facts are uncontested and should be entered into the record of this DE Progress expert testimony hearing ("DE Progress hearing") ("Joint Stipulation of Facts"):

- Hornwood has four active accounts with DE Progress, one of which is billed under the Large General Service ("LGS") rate schedule.
- 2. Subsequent to the testimony of Public Staff witness Jack Floyd in the evidentiary hearing in this matter, DE Progress reviewed again the number of customers enrolled its Large General Service (Real Time Pricing) Schedule ("LGS-RTP"). The Company has determined that there was one available customer slot within the 85-customer cap and that Hornwood was next in the queue. Hornwood has elected to enroll its LGS account in the Company's LGS-RTP Schedule.
- 3. As of today's date, there are no available slots under the 85-customer LGS-RTP cap. WHEREFORE, the Stipulating Parties request that:

- The Commission move the Joint Stipulation of Facts into the record in the DE Progress hearing in Docket No. E-2, Sub 1219; and
 - For such other and further relief as the Commission may deem just and proper.
 Respectfully submitted, this the 5th day of October, 2020.

Electronically submitted

DUKE ENERGY PROGRESS, LLC

/s/ Molly M. Jagannathan

Partner
Troutman Pepper Hamilton Sanders
301 S. College St., Suite 3400
Charlotte, NC 28202
704-998-4074
molly.jagannathan@troutman.com

PUBLIC STAFF

/s/ Lucy E. Edmondson

Staff Attorney 430 N. Salisbury Street, Suite 5060 Raleigh, NC 27699 919-733-6110 lucy.edmondson@psncuc.nc.gov

HORNWOOD, INC.

/s/ Janessa Goldstein

Corporate Counsel
Utility Management Services, Inc.
6317 Oleander Drive, Suite C
Wilmington, NC 28403
(888) 867-3230 x100
JGoldstein@UtilManagement.com

CERTIFICATE OF SERVICE

DOCKET NO. E-2, SUB 1219

I hereby certify that a copy of the foregoing *Joint Stipulation of Facts* was served electronically or by depositing a copy in United States Mail, first class postage prepaid, properly addressed to the parties of record.

This the 5th day of October, 2020.

/s/ Molly M. Jagannathan

Partner
Troutman Pepper Hamilton Sanders
301 S. College St., Suite 3400
Charlotte, NC 28202
704-998-4074
molly.jagannathan@troutman.com