BEFORE THE NORTH CAROLINA UTILITIES COMMISSION DOCKET No. E-100, SUB 176

In the Matter of:)	
Petition to Revise Commission Rules)	PETITION OF CCEBA TO
R8-63 and R*-64)	INTERVENE

CCEBA'S PETITION TO INTERVENE

NOW COMES the Carolinas Clean Energy Business Association ("CCEBA"), pursuant to Rules R1-5, R1-7, and R1-19, and petitions to intervene in the above-captioned docket. In support of its Petition, CCEBA shows the Commission the following:

- 1. CCEBA is a non-profit organization formed under the laws of North Carolina. CCEBA is organized for the purpose of promoting and advocating public policy positions supportive of solar power generation in North and South Carolina. CCEBA is a 501(c)(6) organization representing all types of businesses in the clean energy sector, including developers, manufacturing, engineering, construction, professional and financial services, and non-energy businesses wishing to purchase clean energy. With over 50 members, including most of the utility-scale solar developers in North and South Carolina, CCEBA monitors and participates in energy policymaking in both Carolinas.
- CCEBA has numerous members who frequently apply for certificates of
 public convenience and necessity ("CPCNs") pursuant to Commission Rules R8-63 and
 R8-64, which the Public Staff of the North Carolina Utilities Commission seeks to amend
 in this proceeding.

- CCEBA has appeared as an intervenor in multiple dockets in North
 Carolina under its current name, and under its prior name: North Carolina Clean Energy
 Business Alliance.
- CCEBA's participation in this proceeding will benefit the Commission by providing critical analysis of the proposed revisions along with deep industry knowledge and experience.
- CCEBA's address is 811 Ninth Street, Suite 120-158, Durham, NC 27705.
 All correspondence related to this proceeding should be addressed to counsel:

John D. Burns General Counsel 811 Ninth Street Suite 120-158 Durham, NC 27705 (919) 306-6906 counsel@carolinmasceba.com

6. Pursuant to Commission Rule R1-39, CCEBA agrees to electronic service of all pleadings and other filings in this matter.

WHEREFORE, for the reasons stated, CCEBA respectfully requests that it be allowed to intervene in this matter.

Respectfully submitted this 12th day of October, 2021.

CAROLINAS CLEAN ENERGY BUSINESS ASSOCIATION

By: /s/ John D. Burns
John D. Burns
General Counsel
NC Bar No. 24152
811 Ninth Street
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counsel@carolinmasceba.com

VERIFICATION

John D. Burns, being first duly sworn, deposes and says that he is an attorney for CCEBA; that he has read the foregoing Petition to Intervene and that the facts stated therein are true of his personal knowledge, except as to any matters and things sated therein on information and belief, and as to those, he believes them to be true; and that he is authorized to sign his verification on behalf of CCEBA.

This the 12th day of October, 2021.

John D. Burns

NORTH CAROLINA WAKE COUNTY

Sworn to and subscribed before me, this the 12th day of October, 2021.

[NOTARIAL SEAL]

Notary Public

Printed Name of Notary Public

My Commission Expires: March 18,2023

NOTARL WOTARL COUNTY INTERNATION COUNTY COUNT

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 12th day of October 2021.

/s/ John D. Burns
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