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June 30, 2022

**VIA ELECTRONIC FILING**

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

**RE: Duke Energy Progress, LLC's Revision to Its Request for Waiver of  
Commission Rule R8-67(h)(11)  
Docket No. E-2, Sub 1293**

Dear Ms. Dunston:

Pursuant to Commission Rule R8-67(h)(11), June 1 is the annual deadline to enter North Carolina retail megawatt-hour sales in NC-RETS for Duke Energy Carolinas, LLC ("DEC"), Duke Energy Progress, LLC ("DEP"), and the wholesale customers for which DEC performs Renewable Energy and Energy Efficiency Portfolio Standards ("REPS") compliance services. On June 3, 2022, DEC completed its entry of retail sales megawatt hours for itself and the five wholesale customers for which it provides REPS compliance services as the utility compliance aggregator, after a slight delay for extended verification of its data.

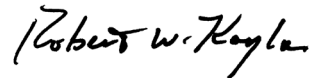
On June 7, 2022, DEP filed a letter in this docket requesting waiver of the deadline for entering DEP retail sales data and the sales data for the wholesale customer for which it planned to provide REPS compliance services beginning in 2022. DEP was prepared to enter retail sales megawatt hours for itself and the wholesale customer prior to June 1, but discovered the functionality that previously existed in NC-RETS to add an aggregated electric power supplier was no longer available. The interface with NC-RETS allowing entry and submission of the data required entry of numbers for both DEP and the wholesale customer before submitting. DEP contacted the NC-RETS Administrator ("Administrator") immediately to make him aware of the status of its compliance with the reporting requirement and, since filing DEP's request for waiver, followed up with the Administrator repeatedly seeking a solution. DEP requested that the Commission grant a waiver of the June 1 deadline until such time the Administrator provided a means to enter the data for both DEP retail and the wholesale customer for which it planned to provide REPS compliance services.

In the intervening period, the wholesale customer in question notified DEP that it would not use DEP for its REPS compliance services. Upon notice from the wholesale customer on June 28, 2022, DEP entered its own 2021 annual retail megawatt hours sales in NC-RETS and informed the Administrator. The wholesale customer and/or its aggregator for REPS compliance services will be responsible for completing entry of the wholesale customer's 2021 retail sales megawatt hours total in NC-RETS.

DEP respectfully requests the Commission accept its compliance with the annual requirement to enter its prior year retail sales megawatt hours, completed after the established June 1 deadline, and regrets the delay and any inconvenience caused.

If you have any questions, please do not hesitate to contact me.

Sincerely,

A handwritten signature in black ink that reads "Robert W. Kaylor". The signature is written in a cursive, slightly slanted style.


Robert W. Kaylor, P.A.

cc: Parties of Record

CERTIFICATE OF SERVICE

I certify that a copy of Duke Energy Progress, LLC's Request for Waiver of Compliance with Rule R8-67(h)(11) in Docket No. E-2, Sub 1293, has been served by electronic mail, hand delivery, or by depositing a copy in the United States Mail, 1<sup>st</sup> Class Postage Prepaid, properly addressed to parties of record.

This the 30<sup>th</sup> day of June, 2022.



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