STATE OF NORTH CAROLINA UTILITIES COMMISSION RALEIGH

DOCKET NO. E-2, SUB 1169 DOCKET NO. E-7, SUB 1168

BEFORE THE NORTH CAROLINA UTILITIES COMMISSION

In the Matter of)	NC WARN'S
Petition for Approval of Duke Energy Carolinas, LLC)	MOTION TO INTERVENE
and Duke Energy Progress, LLC Community Solar)	
Program Plan According to G.S. 62-126.8)	

PURSUANT TO NCUC Rule R1-19, now comes NC WARN, Incorporated through the undersigned attorney, with a motion to allow it to intervene in this docket. In support of the motion is the following:

- 1. NC WARN is a not-for-profit corporation under North Carolina law, with approximately one thousand individual members and families across the state. Its purpose is tackling the climate crisis and other hazards posed by electricity generation by building people power for a swift North Carolina transition to clean, renewable and affordable power generation and increased energy efficiency. Its address is NC WARN, Post Office Box 61051, Durham, North Carolina 27715-1051.
- 2. The attorney for NC WARN to whom all correspondence and filings should be addressed is Kristen Wills, Staff Attorney, P.O. Box 61051, Durham, NC 27715.

 According to Rule 1-39 service by email is acceptable and may be sent to kristen@ncwarn.org.
- 3. Many of NC WARN's members are customers of Duke Energy Carolinas and Duke Energy Progress in North Carolina and use electric power supplied by these

companies in their homes and businesses. These members are concerned about the cost of energy and the impacts of those costs on themselves, their families and their livelihood. Many of these members would like the opportunity to participate in community solar programs.

4. If allowed to intervene in this docket, NC WARN will provide valuable comments and reasonable insight in this matter.

THEREFORE, NC WARN prays that it be allowed to intervene in this matter and fully participate in the Commission's deliberations.

Respectfully submitted, this the 20th day of March 2018.

/s/ Kristen L. Wills

Kristen L. Wills Staff Attorney NC WARN, Inc. P.O. Box 61051 Durham, North Carolina 27715 Telephone: 919-416-5077

Email: kristen@ncwarn.org

STATE OF NORTH CAROLINA **UTILITIES COMMISSION RALEIGH** DOCKET NO. E-2, SUB 1169 DOCKET NO. E-7, SUB 1168

BEFORE THE NORTH CAROLINA UTILITIESCOMMISSION

In the Matter of

Petition for Approval of Duke Energy Carolinas, LLC) VERIFICATION and Duke Energy Progress, LLC Community Solar) Program Plan According to G.S. 62-126.8)
I, Rita Leadem, Assistant Director of NC WARN, Incorporated, verify that the contents of
NC WARN'S MOTION TO INTERVENE filed in this docket are true to the best of my
knowledge, except as to those matters stated on information and belief, and as to those
matters, I believe them to be true.
Rita Leadem Date 32018
Sworn and subscribed before me
This the 20 th day of MaRCh, 2018.
Makenatey-Nolan Notary Public
My commission expires:
(seal) NARKIE NARTEY-NOLAN NOTARY PUBLIC WAKE COUNTY, NC My Commission Expires 4/12/20

CERTIFICATE OF SERVICE

I hereby certify that I have this day served a copy of the foregoing NC WARN'S MOTION TO INTERVENE (E-2, Sub 1169; E-7, Sub 1168) upon each of the parties of record in this proceeding or their attorneys of record by deposit in the U.S. Mail, postage prepaid, or by email transmission.

This is the 20th Day of March 2018.

/s/ Kristen L. Wills Staff Attorney