STATE OF NORTH CAROLINA UTILITIES COMMISSION RALEIGH

DOCKET NO. E-2, SUB 1341 DOCKET NO. E-2, SUB 1342 DOCKET NO. E-2, SUB 1343 DOCKET NO. E-2, SUB 1344 DOCKET NO. E-2, SUB 1345

BEFORE THE NORTH CAROLINA UTILITIES COMMISSION

DOCKET NO. E-2, SUB 1341

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

DOCKET NO. E-2, SUB 1342

In the Matter of Application of Duke Energy Progress, LLC, Pursuant to G.S. 62-133.9 and Commission Rule R8-69, for Approval of Demand-Side Management and Energy Efficiency Cost Recovery Rider

DOCKET NO. E-2, SUB 1343

In the Matter of Application of Duke Energy Progress, LLC, Pursuant to G.S. 62-133.8 and Commission Rule R8-67, for Approval of CEPS Compliance Report and CEPS Cost Recovery Rider

DOCKET NO. E-2, SUB 1344

In the Matter of Application of Duke Energy Progress, LLC, Pursuant to G.S. 62-110.8 and Commission Rule R8-71 for Approval PETITION TO INTERVENE OF THE CAROLINA INDUSTRIAL GROUP FOR FAIR UTILITY RATES II (CIGFUR II) of CPRE Compliance Report and CPRE Cost Recovery Rider

DOCKET NO. E-2, SUB 1345

In the Matter of Application of Duke Energy Progress, LLC, Pursuant to G.S. 62-133.14 and Commission Rule R8-70 Relating to Joint Agency Asset Cost Recovery Rider

NOW COMES the Carolina Industrial Group for Fair Utility Rates II ("CIGFUR II" or "CIGFUR") and files this petition to intervene and, in support of this petition, respectfully shows as follows:

- CIGFUR II is an unincorporated association of customers of and purchasers of electric service from Duke Energy Progress, LLC ("DEP").
- 2. CIGFUR II's mailing address is Post Office Box 1351, Raleigh, North Carolina, 27602-1351. CIGFUR II may be contacted by email through its counsel at ccess@bdixon.com.
- 3. As retail customers of DEP, the members of CIGFUR II have direct, substantial, and pecuniary interests in this proceeding.
- 4. CIGFUR II's attorney, to whom all communications and pleadings should be addressed, is shown below:

Christina D. Cress
Bailey & Dixon, LLP
434 Fayetteville Street, Suite 2500
P.O. Box 1351 (zip 27602-1351)
Raleigh, NC 27601
(919) 607-6055
ccress@bdixon.com

- 5. No other party is capable of adequately representing or protecting CIGFUR II's interests in this proceeding.
- 6. Pursuant to Commission Rule R1-39, CIGFUR II consents to electronic service of all pleadings and other papers in this docket.

WHEREFORE, CIGFUR II respectfully requests that the Commission issue an order allowing it to intervene in these dockets and to otherwise exercise all rights of a party to this proceeding.

Respectfully submitted, this the 17th day of June, 2024.

BAILEY & DIXON, LLP

/s/ Christina D. Cress
Christina D. Cress
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ccress@bdixon.com
Counsel for CIGFUR II

VERIFICATION

Christina Cress, first being duly sworn, deposes and says: that she is the attorney for CIGFUR II; that she has read the foregoing Petition to Intervene and that same is true of her personal knowledge, except as to any matters and things therein stated on information and belief, and as to those, she believes them to be true; and that she is authorized to sign this verification on behalf of CIGFUR II.

This the 17th day of June, 2024.

By: Christina Crass

STATE OF NORTH CAROLINA

COUNTY OF WAKE

Sworn to and subscribed before me, this the 17th day of June, 2024.

Notary Public

Typed or Printed Notary Name

,

My Commission Expires: 3/3/9

AUBLIC STARTING COUNTY AND COUNTY

CERTIFICATE OF SERVICE

The undersigned attorney for CIGFUR II hereby certifies that she caused the foregoing *Petition to Intervene of CIGFUR II* to be served upon all parties of record to this proceeding by electronic mail.

This the 17th day of June, 2024.

/s/ Christina D. Cress Christina D. Cress