

Kendrick C. Fentress Associate General Counsel

NCRH 20 / P.O. Box 1551 Raleigh, NC 27602

> o: 919.546.6733 c: 919.546.2694

Kendrick.Fentress@duke-energy.com

February 7, 2019

## VIA ELECTRONIC FILING

M. Lynn Jarvis Chief Clerk North Carolina Utilities Commission 4325 Mail Service Center Raleigh, North Carolina 27699-4300

RE:

Duke Energy Carolinas, LLC's and Duke Energy Progress, LLC's

Motion to Withdraw Without Prejudice to Refile

Docket Nos. E-7, Sub 1185, E-2, Sub 1190 and E-100, Sub 90

Dear Ms. Jarvis:

Enclosed for filing is Duke Energy Carolinas, LLC's and Duke Energy Progress, LLC's Motion to Withdraw Without Prejudice to Refile in the above-referenced matter.

Please do not hesitate to contact me if you have any questions or need additional information.

Sincerely.

Kendrick C. Fentress

Hendil Chatress

Enclosure

cc:

Parties of Record

## BEFORE THE NORTH CAROLINA UTILITIES COMMISSION

DOCKET NO. E-2, SUB 1190 DOCKET NO. E-7, SUB 1185 DOCKET NO. E-100, SUB 90

Docket No. E-2, Sub 1190	)
In the Matter of	)
Request of Duke Energy Progress, LLC for	)
Approval of Renewable Advantage Rider	)
(NC)	)
	)
Docket No. E-7, Sub 1185	) DUKE ENERGY CAROLINAS,
	) LLC'S AND DUKE ENERGY
In the Matter of	) PROGRESS, LLC'S
Request of Duke Energy Carolinas, LLC for	) MOTION TO WITHDRAW
Approval of Renewable Advantage Rider	) WITHOUT PREJUDICE TO REFILE
(NC)	)
	)
Docket No. E-100, Sub 90	)
Docket 140. L 100, 540 70	)
In the Matter of	)
Investigation of Voluntary Green and Public	)
Benefit Check-Off Programs - NC	)
GreenPower	)
Olechfowel	)

NOW COME Duke Energy Carolinas, LLC and Duke Energy Progress, LLC (collectively, the "Companies"), pursuant to Chapter 62 of the General Statutes of North Carolina and the Rules of the North Carolina Utilities Commission (the "Commission"), and hereby move the Commission to allow the withdrawal of their respective applications for approval of their Renewable Advantage Program Riders (collectively the "Tariffs") in these matters, without prejudice to refile. In support of this motion, the Companies show as follows:

1. On November 20, 2018, the Companies filed separate applications for approval of the Tariffs.

- 2. On November 30, 2018, the Public Staff filed a motion asking the Commission to suspend the Tariffs for up to 270 days and to establish a comment period.
- 3. On December 12, 2018, the Commission issued an *Order Suspending the Proposed Tariffs and Requesting Comments and Proposed Orders*, directing parties to file initial comments on or before January 3, 2019, reply comments on or before January 17, 2019, and proposed orders with their comments.
- 4. The Companies subsequently sought two extensions of time for parties to file comments, both of which the Commission granted. The Commission's January 17, 2019 Order directed parties to file initial comments on or before February 7, 2019 and reply comments on or before February 21, 2019.
- 5. The Companies are currently reviewing their current filing and, as a result, they have decided to withdraw the request for approval of the Tariffs at this time. The Companies are currently reviewing the Commission's *Order Modifying and Approving Green Source Advantage Program, Requiring Compliance Filing and Allowing Comments*, issued February 1, 2019 in Docket Nos. E-7, Sub 1169 and E-2, Sub 1170 with respect to their REC Advantage Program and may potentially modify and refile the Tariffs as part of the Companies' Green Source Advantage Program compliance filing.
- 6. WHEREFORE, for the reasons set forth above, Duke Energy Carolinas, LLC and Duke Energy Progress, LLC respectfully request that the Commission allow the Companies to withdraw their respective Tariffs in these matters without prejudice to refile.

Respectfully submitted this the 7th day of February, 2019.

Kendrick C. Fentress
Associate General Counsel
Duke Energy Corporation
401 S. Wilmington Street NCRH 20
Raleigh, NC 27601
919.546.6733
Kendrick.Fentress@duke-energy.com

Robert W. Kaylor Law Office of Robert W. Kaylor, P.A. 353 E. Six Forks Road, Suite 260 Raleigh, North Carolina 27609 919.828.5250 bkaylor@rwkaylorlaw.com

ATTORNEYS FOR DUKE ENERGY CAROLINAS, LLC AND DUKE ENERGY PROGRESS, LLC

## **CERTIFICATE OF SERVICE**

I certify that a copy of Duke Energy Carolinas, LLC and Duke Energy Progress, LLC's Motion to Withdraw Without Prejudice to Refile, in Docket Nos. E-7, Sub 1185, E-2, Sub 1190 and E-100, Sub 90, 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 7th day of February, 2019.

endrick C. Fentress

Associate General Counsel

Duke Energy Corporation P.O. Box 1551/NCRH 20

Raleigh, North Carolina 27602

Tel. 919.546.6733

Kendrick.Fentress@duke-energy.com