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September 2, 2014

VIA ELECTRONIC FILING

Gail L. Mount Chief Clerk North Carolina Utilities Commission 4325 Mail Service Center Raleigh, North Carolina 27699-4325

RE: Duke Energy Carolinas' 2010 Revised REPS Compliance Plan and Duke Energy Progress' 2010 Revised REPS Compliance Plan Docket No. E-100, Sub 128

Dear Ms. Mount:

Pursuant to the Commission's June 3, 2013 Order Granting in Part and Denying in Part Motion for Disclosure in Docket No. E-100, Sub 137 (the "June 3, 2013 Order"), I enclose for filing Duke Energy Carolinas, LLC's ("DEC") Revised 2010 Renewable Energy and Energy Efficiency Portfolio Standard ("REPS") Compliance Plan and Duke Energy Progress, Inc.'s ("DEP") Revised Exhibit 1 of its 2010 REPS Compliance Plan, in connection with the referenced matter. The June 3, 2013 Order required DEC and DEP to annually review their REPS compliance plans from four years earlier and disclose any redacted information that is no longer considered a trade secret.

DEC has reviewed its 2010 REPS Compliance Plan and determined that certain information contained on pages 9, 10, 11, 21, 22 and Exhibit B no longer qualifies as a trade secret: the estimated MWhs or Renewable Energy Certificates ("RECs") for compliance with solar set-aside requirements; the number of out-of-state wind RECs that DEC purchased, to bank for future compliance; the contract duration and estimated MWhs or RECs associated with signed contracts for procurement of renewable resources. However, certain information on pages 9, 10, 11 and Exhibit B remains a trade secret and commercially sensitive information, and DEC renews its earlier request to treat this information confidentially pursuant to N.C. Gen. Stat. § 132-1.2. The redacted information includes a list of solar water heating projects subject to the agreement with FLS Energy to purchase solar RECs and the names of counterparties with whom DEC has contracted for RECs. Public disclosure of this information would harm DEC's ability to negotiate and procure cost-effective purchases and discourage potential bidders from participating in requests for proposals. Parties to the docket may contact DEC to obtain copies pursuant to an appropriate confidentiality agreement.

DEP has reviewed its 2010 REPS Compliance Plan and determined that certain information contained in Appendix D, Exhibit 1 on pages 1 and 2 no longer qualifies as a trade secret: contract duration, capacity MWs, Energy MWhs and Expected Annual RECs. However, certain information on those pages is still a trade secret and commercially sensitive information, and DEP renews its earlier request to treat this information confidentially pursuant to N.C. Gen. Stat. § 132-1.2. The redacted information contains names of counterparties with whom DEP has contracted for RECs. Public disclosure of this information would harm DEP's ability to negotiate and procure cost-effective purchases and discourage potential bidders from participating in requests for proposals. Parties to the docket may contact DEP to obtain copies pursuant to an appropriate confidentiality agreement.

Thank you for your attention to this matter. If you have any questions, please let me know.

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Lawrence B. Somers

Enclosures

cc: Parties of Record

CERTIFICATE OF SERVICE

I certify that a copy of Duke Energy Carolinas, LLC's Revised 2010 REPS Compliance Plan and Duke Energy Progress, Inc.'s Revised Exhibit 1 of its 2010 REPS Compliance Plan in Docket No. E-100, Sub 128, has been served by electronic mail, hand delivery or by depositing a copy in the United States mail, postage prepaid to the following parties for record:

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This is the 2nd day of September, 2014.

By:

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