STATE OF NORTH CAROLINA UTILITIES COMMISSION RALEIGH

DOCKET NO. E-7, SUB 1214

In the Matter of:)	
Application by Duke Energy Carolinas, LLC,)	NC WARN'S MOTION
for Adjustment of Rates and Charges)	FOR EXTENSION OF
Applicable to Electric Utility Services in)	TIME TO FILE
North Carolina.)	POST-HEARING BRIEF

NC WARN, through undersigned counsel, hereby moves the N.C. Utilities Commission ("Commission") to accept NC WARN's post-hearing brief after the deadline. In support of this motion, NC WARN shows as follows:

- 1. Pursuant to the Commission's Order Granting Second Extension of Time to File Briefs and Proposed Orders, the deadline for post-hearing briefs in the above-captioned docket was November 4, 2020.
- 2. Before 5:00 pm on November 4, 2020, NC WARN timely filed and served its Post-Hearing Brief.
- However, NC WARN's Post-Hearing Brief has not appeared on the Commission's online docket.
- 4. When NC WARN's Post-Hearing Brief did not appear on the online docket, undersigned counsel's office promptly consulted with the Commission Clerk's Office *prior to* the expiration of the deadline for post-hearing briefs. Undersigned counsel's office was informed that there was a problem with a server that delayed the posting of some filings but that NC WARN's Post-Hearing Brief would likely appear on the online docket soon.

- At the time of this filing, the online docket still does not reflect NC WARN's Post-Hearing Brief.
- 6. Under the circumstances, good cause exists to permit NC WARN to re-file its Post-Hearing Brief, and for the said brief to be accepted as timely.

WHEREFORE, NC WARN requests that an extension of time be granted permitting NC WARN to immediately re-file its Post Hearing Brief and for the said brief to be accepted as timely.

This the 6th day of November, 2020.

/s/ Matthew D. Quinn

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Attorney for NC WARN

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on today's date a copy of the foregoing document was served by electronic mail on all parties to this docket.

This the 6th day of November, 2020.

/s/ Matthew D. Quinn

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