

**STATE OF NORTH CAROLINA
UTILITIES COMMISSION
RALEIGH**

DOCKET NO. E-100, SUB 128

BEFORE THE NORTH CAROLINA UTILITIES COMMISSION

In the Matter of Investigation of Integrated Resource Planning in North Carolina – 2010) ORDER REQUIRING VERIFICATION OF) 2009 REPS COMPLIANCE REPORTS AND) REQUESTING COMMENTS
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BY THE COMMISSION: Commission Rule R8-67(c)(3) requires each electric membership corporation or its utility compliance aggregator to file a verified Renewable Energy and Energy Efficiency Portfolio Standard (REPS) compliance report on or before September 1 of each year.

On March 2, 2010, Duke Energy Carolinas, LLC (Duke), filed a 2009 REPS compliance report in Docket No. E-7, Sub 936 and stated that it was filing on behalf of itself, five municipal power suppliers, and Rutherford Electric Member Corporation (EMC). The Commission approved Duke's 2009 REPS compliance report on August 13, 2010.

On August 27, 2010, EnergyUnited Electric Membership Corporation (EnergyUnited) filed its 2008 and 2009 REPS compliance reports. On August 31, 2010, Halifax EMC (Halifax) filed for an extension of time to file its 2009 REPS compliance report. By Order issued September 14, 2010, the Commission, granted Halifax an extension to file its report up to and including October 15, 2010. On October 15, 2010, Halifax filed its 2009 REPS compliance report on behalf of itself and the Town of Enfield.

On September 1, 2010, GreenCo Solutions, Inc. (GreenCo), filed a 2009 REPS compliance report on behalf of Albemarle EMC; Blue Ridge EMC; Broad River Electric Coop, Inc.; Brunswick EMC; Cape Hatteras EMC; Carteret-Craven EMC; Central EMC; Edgecombe-Martin County EMC; Four County EMC; French Broad EMC; Haywood EMC; Jones-Onslow EMC; Lumbee River EMC; Mecklenburg Electric Coop, Inc.; Pee Dee EMC; Piedmont, Pitt & Greene EMC; Randolph EMC; Roanoke EMC; South River EMC; Surry-Yadkin EMC; Tideland EMC; Tri-County EMC; Union EMC; and Wake EMC.

On May 3, 2011, the Commission issued an Order in Docket No. EC-33, Sub 58 in which it ordered Halifax to re-file its 2008 and 2009 REPS compliance reports consistent with the findings and conclusions in that order, on or before September 1, 2011.

The aforementioned REPS compliance reports filed by EnergyUnited and GreenCo were not verified. The Commission, therefore, finds good cause to require EnergyUnited to verify its 2008 and 2009 REPS compliance reports and GreenCo to verify its 2009 REPS compliance report on or before September 1, 2011. In addition, the Commission finds good

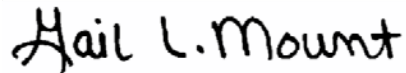
cause to request the Public Staff to review the 2008 and 2009 REPS compliance reports filed by EnergyUnited and the 2009 REPS compliance report filed by GreenCo and to provide the Commission with comments on or before September 1, 2011. Other parties in this proceeding may also file comments on the compliance reports filed by EnergyUnited and GreenCo on or before September 1, 2011.

IT IS, THEREFORE, SO ORDERED.

ISSUED BY ORDER OF THE COMMISSION.

This the 22nd day of June, 2011.

NORTH CAROLINA UTILITIES COMMISSION

A handwritten signature in black ink that reads "Gail L. Mount". The signature is written in a cursive, flowing style.

Gail L. Mount, Deputy Clerk

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