BEFORE THE NORTH CAROLINA UTILITIES COMMISSION

DOCKET NO. E-2, SUB 1204

In the Matter of)	
)	
Application of Duke Energy Progress, LLC,)	Petition to Intervene of the
Pursuant to N.C.G.S. § 62-133.2 and)	Fayetteville Public Works
Commission Rule R8-55 regarding Fuel and)	Commission
Fuel-Related Cost Adjustments for Electric Utili	ties)	

The Fayetteville Public Works Commission ("FPWC"), by and through its legal counsel, hereby files this petition pursuant to G.S. 62-72 and Rule R1-19 of the Rules and Regulations of the North Carolina Utilities Commission ("Commission") to permit FPWC to intervene and participate in the above-captioned proceeding. In support of this petition, FPWC states as follows:

- 1. FPWC owns and operates a municipal electric system that provides retail electric service to customers in the City of Fayetteville and surrounding areas. The electric system includes generation, transmission, and distribution facilities to provide electric service to the public. FPWC is also a retail customer of Duke Energy Progress, LLC (DEP).
 - 2. FPWC's correct name and post office address are:

Fayetteville Public Works Commission Post Office Box 1089 Fayetteville, North Carolina 28302-1089

3. FPWC's attorney, to whom all communications and pleadings should be addressed, is:

James P. West, Chief Legal Officer Fayetteville Public Works Commission Post Office Box 1089 Fayetteville, North Carolina 28302-1089 Telephone (910) 223-4909 Facsimile (910) 223-4455

Email: jamie.west@faypwc.com

Service by email is acceptable. Copies of all filings, communications, and orders should also be sent to each of the following:

David Trego, CEO/General Manager Fayetteville Public Works Commission P. O. Box 1089

Fayetteville, NC 28302-1089

interests.

Email: david.trego@faypwc.com

Jonathan Rynne, COO - Electrical Systems Fayetteville Public Works Commission P. O. Box 1089

Fayetteville, NC 28302-1089

Email: jonathan.rynne@faypwc.com

Gary Brunault, Principal
GDS Associates, Inc.
111 N. Orange Avenue, Suite 750
Orlando, FL 32801
Email: gary.brunault@gdsassociates.com

4. This proceeding may impact the rates, terms, and conditions applicable to electric service by DEP, which may have a material or prejudicial effect on FPWC's

5. No other party is capable of adequately representing or protecting FPWC's interests in this proceeding. As a result, FPWC has a vital interest in the matters at issue in this proceeding and should be permitted to intervene and participate.

WHEREFORE, FPWC requests that the Commission enter an order allowing FPWC to intervene and participate in this proceeding and to otherwise exercise all statutory rights provided to intervenors under North Carolina law.

Respectfully submitted this the 1st day of July, 2019.

FAYETTEVILLE PUBLIC WORKS COMMISSION

By: <u>/S/ James P. West</u>

James P. West, Chief Legal Officer N.C. State Bar No. 18019 P. O. Box 1089 Fayetteville, NC 28302-1089 910-223-4909

CERTIFICATE OF SERVICE

The undersigned attorney hereby certifies that a copy of the foregoing Petition to Intervene of the Fayetteville Public Works Commission was served on all parties of record by either hand delivery, email, or depositing the same in the United States mail, postage prepaid.

This the 1st day of July, 2019.

By: <u>/S/ James P. West</u>
James P. West

STATE OF NORTH CAROLINA COUNTY OF CUMBERLAND

VERIFICATION

The undersigned, being duly sworn, deposes and says that he is the CEO and General Manager of the Fayetteville Public Works Commission, the intervenor herein; that he has read the foregoing Petition to Intervene, and knows the contents thereof, and that the same is true of his own knowledge, except as to those matters therein stated upon information and belief, and as to those, he believes them to be true; and that he consents that this verified petition be used as an affidavit.

This the ____ day of July, 2019.

SWORN to and subscribed before me, this the 15T day of July, 2019.

Notary Public

Notary Public Printed Name: VENUS
My Commission Expires: 10/9/2023