

TRADE SECRET



Bin 10230,
241 Ralph McGill Boulevard, NE
Atlanta, GA 30308-3374

September 16, 2020

Mr. Reece McAlister
Executive Secretary
Georgia Public Service Commission
244 Washington Street, SW
Atlanta, GA 30334-5701

RE: Order Establishing A Methodology for Incremental Bad Debt Due to the COVID-19 Disconnection Moratorium (“Methodology Order”), Docket No. 42516 Data through August 2020

Dear Mr. McAlister:

Enclosed for filing in compliance with the Methodology Order in the above-referenced proceeding is Georgia Power Company’s (“Georgia Power” or “Company”) Monthly Report, reflecting data through August 31, 2020. The Methodology Order provides that the Company’s Monthly Report will include the number of charge-offs, the number of installment plan enrollments, PrePay status, and total disconnections for nonpayment. This information along with some other data points requested by Commission Staff are provided in the Monthly Report. Importantly, the totals arrears should not be confused with those eligible for disconnection under the Commission’s disconnection rule. For example, 30+ day arrears do not alone qualify a customer for disconnection under the Commission rule. In addition, please note that the information provided in the report represents data through each respective month. Data will change on a regular basis between monthly filings.

The Commission required single hard copy will be provided at a later date once the Alternative Electronic Filing Procedure policy has been discontinued.

If you have any questions, please call Cheryl Johnson at 404-506-6837.

Sincerely,

Kelley M. Balkcom
Director of Regulatory Affairs

Enclosure