**BEFORE THE**

**GEORGIA PUBLIC SERVICE COMMISSION**

**In Re: )**

**Atlanta Gas Light Company’s ) Docket No. 44319**

**2022 – 2025 Capacity Supply Plan )**

**APPLICATION OF SCANA ENERGY MARKETING, LLC.**

**FOR LEAVE TO INTERVENE**

SCANA Energy Marketing, LLC (“SCANA Energy”) hereby files its Application for Leave to Intervene in the above-captioned proceeding in accordance with O.C.G.A § 50-13-14 and § 46-2-59, Georgia Public Service Commission (“Commission”) Rule 515-2-1-.06 and the Procedural and Scheduling Order for Docket Number 44319. In support of this Application, SCANA Energy respectfully shows the following.

1.

On April 5, 2022, the Commission approved a Procedural and Scheduling Order for this docket regarding Atlanta Gas Light Company’s (“AGL”) 2022 – 2025 Capacity Supply Plan. SCANA Energy seeks leave to intervene and participate in this proceeding. This application is timely filed.

2.

 SCANA Energy is a natural gas marketing company, certified by the Commission on October 6, 1998 with Interim Certificate No.: GM-0010 in Docket Number 9536-U, to provide natural gas to retail customers within the State of Georgia.

3.

 The rights and interests of SCANA Energy will be substantially affected by decisions made by the Commission in Docket Number 44319. AGL provides essential services to SCANA Energy, the extent, quality, rates and terms of which materially affect SCANA Energy and its customers in Georgia.

4.

 Although there may be other intervening party applicants in this proceeding, who may have similar interests, no other party in this proceeding can adequately represent SCANA Energy’s rights and interests in this matter. SCANA Energy’s participation in the proceeding will not unduly delay or prejudice the rights of other parties.

5.

 SCANA Energy is still evaluating the extent in which it will provide direct testimony in this matter. Pursuant to the Procedural and Scheduling Order in Docket Number 44319, SCANA Energy will provide more information regarding its intentions to provide direct testimony once those decisions are made.

6.

 All notices, correspondences and copies of orders and other materials should be addressed to the following, and the following should be placed upon the official service list in this proceeding:

J. Brett Newsom

Adam Wise

SCANA Energy Marketing, LLC

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 SCANA Energy respectfully requests that the Commission grant it Leave to Intervene and admit it as a party in this proceeding.

 Respectfully submitted this 3rd day of May 2022

 */s/ Adam S. Wise\_\_\_\_\_\_\_\_\_\_\_\_\_*

 Adam S. Wise

SCANA Energy Marketing, LLC

3344 Peachtree Road, Suite 2150

Atlanta, Georgia 30326

Tel. 404.760.6209

**VERIFICATION**

Before an officer duly authorized to administer oaths appeared Adam Wise who deposes and states that he is the Regulatory and Government Affairs Director of SCANA Energy Marketing, LLC and that the facts contained in the foregoing application for leave to intervene are true and correct to the best of his knowledge and belief.

*/s/ Adam S. Wise\_\_\_\_\_\_\_\_\_\_\_\_\_*

Adam S. Wise

SCANA Energy Marketing, LLC

Sworn to and subscribed before

me this \_\_\_\_\_\_\_\_ day of May 2022.

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Notary Public

My Commission Expires:

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**CERTIFICATE OF SERVICE**

 This is to certify that on this day I served the foregoing **APPLICATION OF SCANA ENERGY MARKETING, LLC FOR LEAVE TO INTERVENE** upon the following persons via email as follows:

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| --- | --- |
| Ms. Sallie TannerExecutive SecretaryGeorgia Public Service Commission244 Washington Street, SWAtlanta, GA 30334-5701(via Alternative e-File) | Nancy TyerGeorgia Public Service Commission244 Washington Street, SWAtlanta, GA 30334-5701nancyt@psc.state.ga.us |
|  Jackson BranchGeorgia Public Service Commission244 Washington Street, SWAtlanta, GA 30334-5701jbranch@psc.state.ga.us  | Irma OrmenoGeorgia Public Service Commission244 Washington Street, SWAtlanta, GA 30334-5701iormeno@psc.state.ga.us  |
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 */s/ Adam S. Wise\_\_\_\_\_\_\_\_\_\_\_\_\_*

Adam S. Wise

SCANA Energy Marketing, LLC