STATE OF GEORGIA

BEFORE THE

GEORGIA PUBLIC SERVICE COMMISSION

**In Re: Georgia Power Company’s Docket No. 44280**

**2022 RATE CASE**

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

**APPLICATION OF** Tara Opie

# FOR LEAVE TO INTERVENE

Tara Opie\_\_\_\_\_\_\_\_\_hereby applies to the Georgia Public Service Commission (“Commission”) for leave to intervene in the above-referenced dockets pursuant to O.C.G.A. §§ 46-2-59 and 50-13-14 and Commission Rule 515-2-1-.06. In support of this application, \_\_\_\_\_\_ respectfully shows the Commission as follows:

1.

On June 24, 2022, Georgia Power Company (“Georgia Power” or “the Company”) filed its 2022 Rate Case, for which it seeks Commission approval. The Commission already has an established procedural and scheduling order in this docket, which was filed on April 7, 2022.

This application is thus timely filed.

2.

Example: Jackie Johnson is a resident of Albany and lives on a fixed income. Because Jackie lives on a fixed income, she will be impacted by the base rate increase Georgia Power is proposing and as a result has substantial interest in this case. Jackie desires to intervene to protect her interests.

3.

Tara Opie

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ rights and interests cannot be adequately represented by any other party to the above-styled dockets and its participation in this matter will not unduly delay these proceedings or prejudice of any other party.

4.

Tara Opie

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ respectfully requests that the following persons receive all notices, correspondence and copies of orders and other materials in this docket, and be placed upon the official service list:

Tara Opie

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Deborah Opie

Brionte McCorkle

Georgia Conservation Voters Education Fund

725 Ponce De Leon Ave FL 2

Atlanta, GA 30306

## P: (404) 955-7013

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_Tarakspecializes@gmail.com

deborah@gcvoters.org brionte@gcvoters.org

5.

Tara Opie

If this application is granted, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ intends to participate fully as parties in these dockets, including cross-examining witnesses, filing and presenting direct testimony, and filing proposed orders and/or briefs.

6.

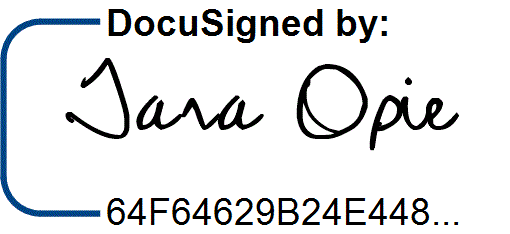
Tara Opie

**WHEREFORE,** \_\_\_\_\_\_\_\_\_\_\_\_\_\_ respectfully requests that the Commission grant this application for leave to intervene and admit them as full parties of record in these proceedings with all rights attendant thereto.

7/14/2022

Respectfully submitted \_\_\_\_\_\_\_\_\_\_\_

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**



Tara Opie

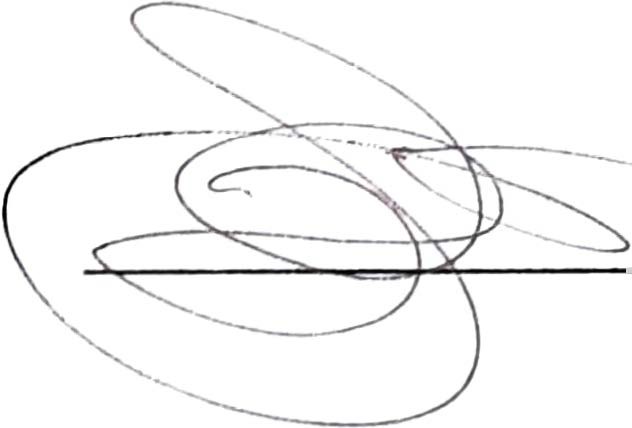
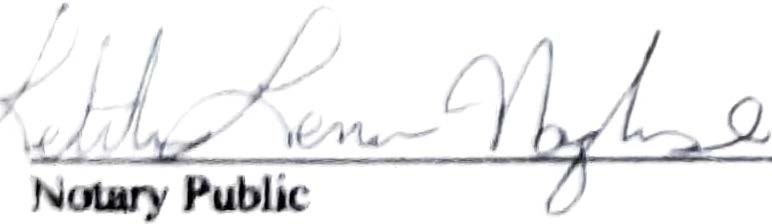
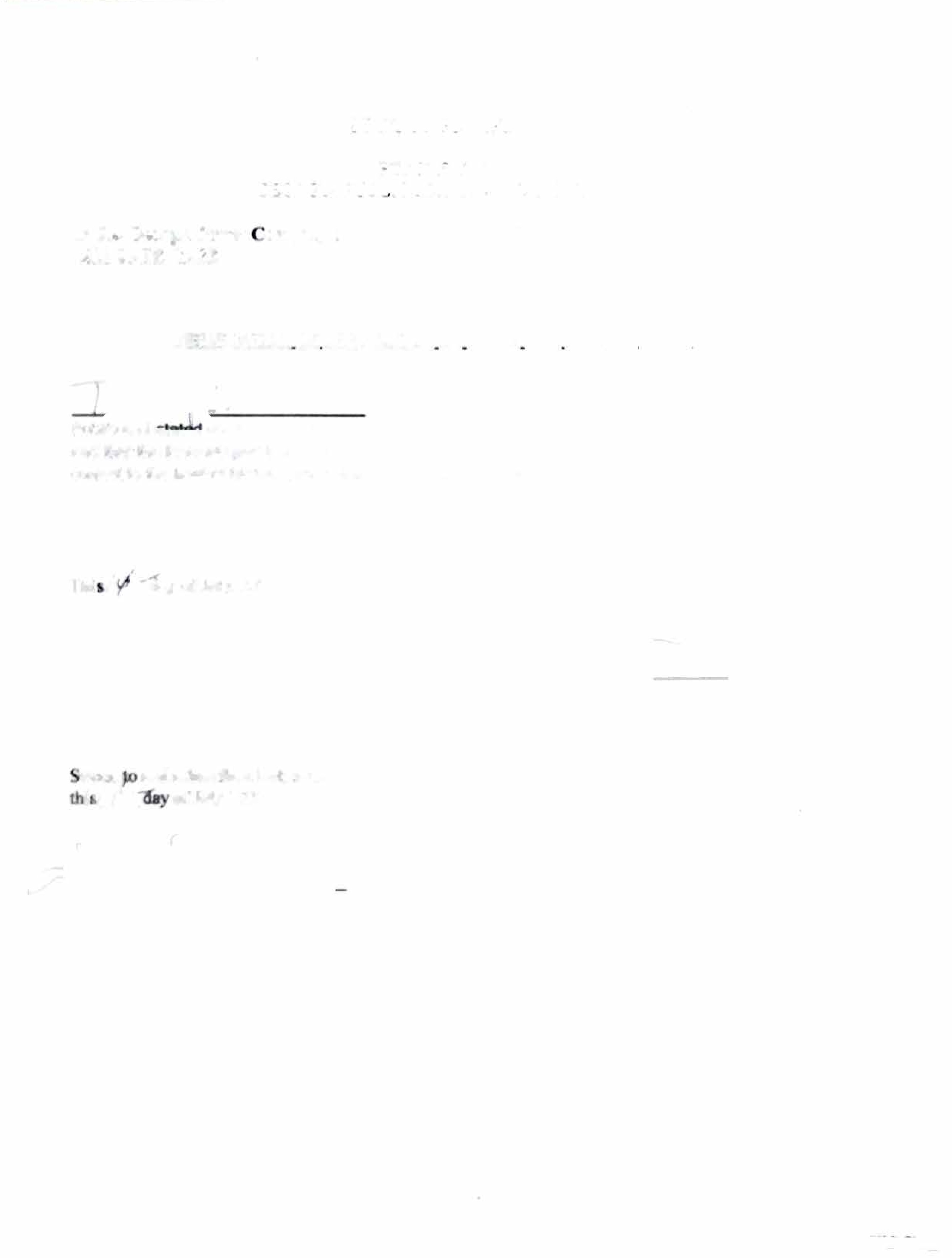
**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

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**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**Dallas, Georgia

404.918.2831

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**STATE OF GEORGIA**

**BRPORETHE**

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**In Re: GllOral• Power**

**nmpanf•**

**2021**

RATE

**CASt:**

**Docket No. 44280**

'Certification OF APPLICATION Of LEAVE FOR Intervention

**J...**

**personally appeared before the undersigned**

**notary**

**?ublic under oath that she authorized**

**to execute this verification on its and that the facts**

**alleged in the foregoing Application for Leave to Intervene are true and correct**

**To the**

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**Best of**

**of**

**her information, knowledge and belief.**

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STATE OF GEORGIA

BEFORE THE

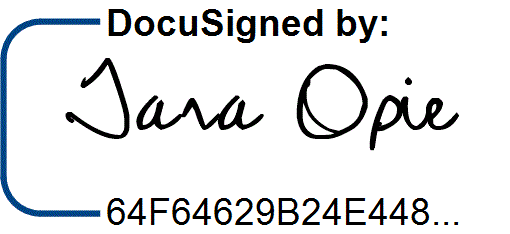
GEORGIA PUBLIC SERVICE COMMISSION

**In Re: Georgia Power Company’s Docket No. 44280**

**2022 RATE CASE**

## **CERTIFICATE OF SERVICE**

I certify that the foregoing application in Docket No. 44280 was filed with the Public Service Commission by electronic delivery on the 7/22/2022. An electronic copy of same was served upon all parties listed below by electronic mail as follows:

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

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Sallie Tanner

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Mr. Lloyd Avram

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| --- | --- |
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