

May 21, 2025

VIA ELECTRONIC DELIVERY

Ms. Sallie Tanner
Executive Secretary
Georgia Public Service Commission
244 Washington Street, SW
Atlanta, Georgia 30334

Re: Request for Supporting Documentation on Behalf of Georgia Interfaith Power & Light; Docket No. 44280

Dear Ms. Tanner:

Please find enclosed an electronic version of the **Request for Supporting Documentation** to be filed in Docket 44280 on behalf of Georgia Interfaith Power & Light.

Respectfully submitted,



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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)	

May 21, 2025

REQUEST FOR SUPPORTING DOCUMENTATION

The Southern Environmental Law Center, on behalf of intervenor Georgia Interfaith Power & Light (GIPL) request that the below supporting documents be promptly posted in this docket. These documents are necessary for GIPL to determine how best to “respond to the matters asserted” – in just three weeks – in Georgia Power Company and Public Interest Advocacy Staff’s Joint Petition to Extend the Alternate Rate Plan and to determine “whether the approval of the Petition to Extend the ARP . . . is in the best interest of Georgia Power’s customers.”¹ Specifically, we request:

- All documents ² provided by Georgia Power or its representatives to the Commission, including staff and staff’s consultants, as part of the Commission’s consideration of the Stipulation to Extend the ARP.

¹ Procedural and Scheduling Order, Docket 44280, at 3, 12 (May 20,2025) (intervenor testimony due June 12, 2025).

² For the purposes of this request, the term “documents” includes any and all written, printed, recorded or electronic: materials, communications, correspondence, memoranda, notations, copies, diagrams, charts, maps, photographs, tables, spreadsheets, formulas, directives, observations, impressions, contracts, letters, messages and mail in the possession or control of the Public Service Commission. We request all documents be produced in native format.

- All communications between Georgia Power or its representatives and the Commission, including staff or staff's consultants, as part of the Commission's consideration of the Stipulation to Extend the ARP.

To the extent not produced in the response to the above, please also produce any documents relied upon by staff in reaching the conclusion that the stipulation is in the best interest of customers.³ For any communications or documents for which staff seeks to assert the protection of a privilege or trade secret we ask for a privilege log and/or production of supporting affidavits for any trade secret assertion. *See* O.C.G.A § 50-18-71(d); Rule 515-3-1-.11.

Respectfully submitted this 21st day of May, 2025.



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³ Joint Petition to Extend the ARP, Docket 44280, at 6 (May 19, 2025).

CERTIFICATE OF SERVICE

I certify that the foregoing **Request for Supporting Documentation on behalf of Georgia Interfaith Power & Light** was filed in Docket No. 44280 with the Public Service Commission by electronic delivery on the 21st of May, 2025. An electronic copy of same was served upon all parties listed below by electronic mail as follows:



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