

February 11, 2026

VIA ELECTRONIC DELIVERY

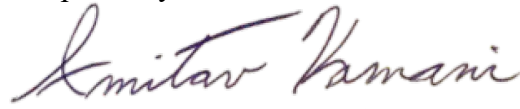
Ms. Sallie Tanner
Executive Secretary
Georgia Public Service Commission
244 Washington Street, SW
Atlanta, Georgia 30334

**Re: Application for Leave to Intervene on Behalf of Georgia Interfaith Power & Light
and Southface Institute; Docket No. 44280**

Dear Ms. Tanner:

Please find enclosed an electronic version of the following Application for Leave to Intervene to be filed in Docket No. 44280 regarding Georgia Power's upcoming Application for Adjustments for the Recovery of Under-Recovered Storm Damage on behalf of Georgia Interfaith Power & Light and Southface Institute.

Respectfully submitted,



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STATE OF GEORGIA
BEFORE THE
GEORGIA PUBLIC SERVICE COMMISSION

In Re:)	
)	
Georgia Power Company's 2022 Rate Case)	Docket No. 44280
)	

**JOINT APPLICATION OF GEORGIA INTERFAITH POWER & LIGHT AND
SOUTHFACE INSTITUTE FOR LEAVE TO INTERVENE**

On or before February 17, 2026, Georgia Power Company will file an Application for Adjustments for the Recovery of Under-Recovered Storm Damage (Storm Damage), for which it seeks Commission approval. Georgia Interfaith Power & Light (GIPL) and Southface Institute (Southface), through counsel, hereby apply to the Georgia Public Service Commission for leave to intervene in the Storm Damage matter in the above-referenced docket 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, GIPL and Southface respectfully show the Commission as follows:

1.

This application for leave to intervene is timely filed pursuant to the Commission's Procedural and Scheduling Order.

2.

Georgia Interfaith Power & Light is a 501(c)(3) nonprofit organization headquartered in Decatur, Georgia. GIPL represents the interests of communities of faith in promoting environmental justice, energy conservation, energy efficiency, renewable energy, and related sustainable practices. GIPL engages faith communities in the stewardship of Creation. GIPL is a

growing organization with more than 350 member congregations across the state of Georgia representing a wide variety of faiths and over 150 congregationally based Green Teams working to advance GIPL's objectives. While several of GIPL's participating congregations are located throughout the Atlanta metropolitan area, many are located in other areas of the State, including the Acworth, Adel, Albany, Athens, Augusta, Brunswick, Canton, Carrollton, Clayton, Covington, Dalton, Darien, Ellijay, Gainesville, Kennesaw, Macon, Newnan, Roswell, Sautee-Nacoochee, Savannah, Valdosta, Warner Robins, and Waycross areas.

3.

GIPL has an interest in this proceeding both on its own behalf and on behalf of its members. Many of GIPL's participating congregations and members of those congregations purchase electricity from Georgia Power Company, both for their places of worship and for their individual residences. Their electricity consumption and costs for electricity will be affected by the Commission's actions in this docket when it determines how rates will be adjusted to allow Georgia Power to recover for its under recovered storm costs.

4.

Additionally, GIPL's core mission is to inspire and equip communities of faith to organize, implement practical climate solutions, and advocate across Georgia on issues of climate change, environmental justice, and community resilience. GIPL's mission surrounding community resilience is thus directly implicated by Georgia Power's choices concerning investments and priorities with respect to storm impacts and recovery. The Commission's decision to adjust rates that are primarily attributable to Hurricane Helene, for example, directly impacts GIPL's ability to work with community members and implement practical climate solutions. GIPL intends to address the concerns of both itself and its members regarding both community resilience in the face of increasing storms and how Georgia Power's proposed rate adjustments—and Georgia

Power and the Commission's processes—impact both God's Creation and the resulting bills that customers, and in particular low-income customers, pay. GIPL envisions a Georgia where all people live safely in a healthy environment, a stable climate, and resilient communities. As a result, GIPL has substantial and vital interests in the outcome of this proceeding and seeks to intervene to protect these interests. No other party in this case shares GIPL's unique interests.

5.

In furtherance of its interests and on behalf of its members, GIPL has intervened in many prior proceedings before the Commission, including: Georgia Power's Certification of the 2029-2031 All-Source Capacity RFP and Supplemental Resources for 2028-2031 Capacity, Docket Nos. 56298, 56310; Georgia Power and PIA Staff's Joint Petition to Extend the Alternate Rate Plan, Docket No. 44280; Georgia Power's 2025 IRP and DSM proceedings, Docket Nos. 56002, 56003; Georgia Power's 2023 Biomass Request for Proposals, Docket No. 44880; Georgia Power's 2023 IRP Update and Application for Certification of Plant Yates Units 8-10, Docket No. 55378; Georgia Power's 2022 Rate Case, Docket No. 44280; Georgia Power's 2022 IRP and DSM proceedings, Docket Nos. 44160, 44161; Georgia Power's 2020 PURPA Avoided Cost proceedings, Docket Nos. 4822, 16573, 19279; Georgia Power's 2019 Base Rate Case, Docket No. 42516; Georgia Power's 2019 IRP and DSM proceedings, Docket Nos. 42310, 42311; the 2017-2018 DSM Working Group and the 2014-16 DSM Working Group, Docket Nos. 41253, 38401; Georgia Power's 2016 IRP and DSM proceedings, Docket Nos. 40161, 40162; Georgia Power's Application for Certification of a Green Energy Program and Green Energy Pricing Tariff, Docket No. 16573; Georgia Power's 2015 and 2016 Advanced Solar Initiative Prime, Docket No. 38877; the Notice of Inquiry and Workshop to Examine Issues Related to the Value of Renewable Resources and Distributed Energy Resources, Docket No. 39732; Georgia Power's 2010 IRP and DSM proceedings, Docket Nos. 31081, 31082; and Georgia Power's Seventeenth, Eighteenth,

Nineteenth, Twentieth/Twenty-First, Twenty-Second, Twenty-Third, Twenty-Fourth, Twenty-Fifth, Twenty-Sixth, Twenty-Seventh, Twenty-Eighth, and Twenty-Ninth Semi-Annual Construction Monitoring proceedings, Docket No. 29849.

6.

Southface is a 501(c)(3) non-profit organization headquartered in Atlanta, Georgia. Southface has worked for more than four decades to advance energy efficiency, building performance, affordability, and community resilience across Georgia. Southface works with local governments, nonprofit organizations, educational institutions, and residential and commercial customers to reduce energy burdens, improve grid efficiency, and improve cost-effective energy solutions. Southface provides technical assistance, research, education, and program implementation related to electricity use, energy efficiency, climate resilience, and distributed energy resources. Its work includes advising building owners and nonprofit service providers, supporting low-income communities, training energy professionals, and collaborating with state and local agencies on energy and building policy. Southface offers market-based solutions that create jobs and support sustainable communities.

7.

Southface's deep programmatic experience with energy efficiency and resiliency provides it with a unique perspective of Georgia's needs with respect to the hard tradeoffs required and promising opportunities available when making energy policy. Southface advises regulators, policymakers, companies, nonprofits, communities, and residential customers in Georgia and across the Southeast on how to cost-effectively meet their energy, resiliency, and sustainability goals. Further, Southface is attuned to the potential for rate adjustments to impair its energy programming and policy efforts, and Southface, itself, owns and operates an office in Georgia that

is directly affected by rate adjustments implemented by the Commission. No other party in this case shares Southface's unique interests.

8.

In furtherance of its interests and on behalf of its members, Southface has intervened in many prior proceedings before the Commission, including: Georgia Power's Certification of the 2029-2031 All-Source Capacity RFP and Supplemental Resources for 2028-2031 Capacity, Docket Nos. 56298, 56310; Georgia Power's 2025 IRP and DSM proceedings, Docket Nos. 56002, 56003; Application for the Certification, Decertification, and Amended DSM Plan, Docket No. 44161; Georgia Power's 2022 IRP, Docket No. 44160; 2020 DSM Working Group, Docket No. 43040; Georgia Power's 2019 Base Rate Case, Docket No. 42516; 2017 DSM Working Group, Docket No. 41253; Georgia Power's 2016 DSM Program, Docket No. 40162; Georgia Power's 2016 IRP, Docket No. 40161; 2014 DSM Working Group, Docket No. 38401; 2011 DSM Working Group, Docket No. 34414.

9.

The interests of GIPL and its participating congregations and Southface are not adequately represented by other parties to these proceedings. Other parties that have applied to intervene do not have interests similar to those of GIPL or Southface. The applicants' intervention would not unduly delay the proceedings or prejudice the rights of other parties.

10.

If this application is granted, GIPL and Southface, through its counsel, intend to participate fully and jointly in this docket, including cross-examining witnesses, potentially filing direct testimony, and filing proposed orders and/or briefs. GIPL and Southface expect to explore a

number of issues through cross-examination and potential briefing, including the overall impact on rates and the steps taken by Georgia Power to mitigate significant storm costs moving forward.

11.

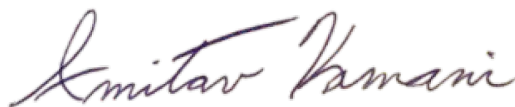
GIPL and Southface respectfully request that the following persons receive all notices, correspondence and copies of orders and other materials in this docket, and be placed upon the official service list:

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WHEREFORE, GIPL and Southface respectfully request that the Commission grant this application for leave to intervene and admit it as a full party of record in these proceedings with all rights attendant thereto.

Respectfully submitted this 11th day of February, 2026.



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VERIFICATION

STATE OF GEORGIA

COUNTY OF FULTON

Personally appeared before the undersigned officer, duly authorized to administer oaths in the State and County aforesaid, **Amitav Kamani**, who, after being duly sworn, deposes and says he is Counsel for Georgia Interfaith Power & Light and Southface Institute and that the facts contained in the foregoing Application for Leave to Intervene are true and correct to the best of his information and belief.

This 11th day of February, 2026.


Amitav Kamani

Sworn to and subscribed before me
this 11th day of February, 2026.

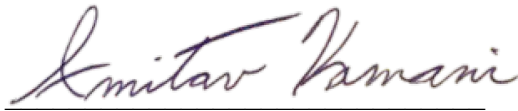


Notary Public

Makallen Kelley
NOTARY PUBLIC
FULTON COUNTY, GEORGIA
My Commission Expires 09/15/2028

CERTIFICATE OF SERVICE

I certify that the foregoing **Application for Leave to Intervene on behalf of Georgia Interfaith Power & Light and Southface Institute** was filed with the Public Service Commission in Docket No. 44280 by electronic delivery on the 11th of February, 2026. An electronic copy of same was served upon all parties listed below by electronic mail as follows:



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