December 8, 2021

By Electronic Mail

Ms. Lora Johnson, CMC
Clerk of Council
Room 1E09, City Hall
1300 Perdido Street
New Orleans, LA 70112

In Re: RESOLUTION AND ORDER ESTABLISHING A DOCKET AND OPENING A RULEMAKING PROCEEDING TO ESTABLISH RULES FOR COMMUNITY SOLAR PROJECTS (Docket No. UD-18-03)

Dear Ms. Johnson:

Please find enclosed the Alliance for Affordable Energy’s Motion to Amend Community Solar Rules in the above-mentioned docket. Please file the attached motion and this letter into the record of the proceeding. We will submit physical copies at your instruction. If you have any questions, please do not hesitate to contact me.

Thank you for your time and attention.

Sincerely,

Logan A. Burke
Executive Director
Alliance for Affordable Energy

4505 S. Claiborne Ave, New Orleans, LA 70125 | Office: 504.208.9761 | www.all4energy.org
Before
The Council of the City of New Orleans

In Re: RESOLUTION AND ORDER
ESTABLISHING A DOCKET AND
OPENING A RULEMAKING PROCEEDING
TO ESTABLISH RULES FOR COMMUNITY
SOLAR PROJECTS

DOCKET NO. UD-18-03
DECEMBER 8, 2021

Motion of the Alliance for Affordable Energy to Amend Community Solar Rules

I. Introduction

On June 21, 2018, the Council of the City of New Orleans ("the Council") voted to adopt Resolution No. R-18-223, establishing the instant docket in which the Alliance for Affordable Energy ("the Alliance") is an intervenor. As a result of this rulemaking proceeding, on March 28, 2019, the Council adopted Resolution No. R-19-111, approving and adopting a set of Community Solar Rules. Entergy New Orleans ("ENO") filed its initial Implementation Plan with the Council on August 29, 2019, and a Supplemental Implementation Plan on January 10, 2020. Subsequently, the Council approved and adopted the Supplemental Implementation Plan on January 28, 2021 in Resolution No. R-21-38. The Alliance now moves the Council to amend the Community Solar Rules for the following reasons:

II. Income Eligibility Guidelines for Low-Income Community Solar Customers Should Align with Those of Federal and State Rental Housing Subsidy Programs

The organic resolution for this docket states explicitly the Council’s interest in making the benefits of solar power available to those who “rent and do not own the building in which they live” and those “unable to afford the cost of a rooftop solar system” (R-18-223, ¶¶ 7-8). The resolution instructs further that any rules adopted should adhere to the principle of, among others, providing “new renewable options to New Orleanians, with a particular focus on
providing renewable options to those who are not eligible for rooftop solar on their own residences/business and to low-income customers” (Id., ¶ 9).

The final rules adopted by the Council define a “Low-Income Customer” as one “whose gross annual household income is at or below 50 percent of Area Median Income for the year of subscription or who is certified as eligible for any federal, state, or local assistance program that limits participation to households whose income is at or below 50 percent of Area Median Income” (Community Solar Rules, § II).

Despite the adoption of the Implementation Plan at the beginning of this year, no Community Solar Projects have been developed in New Orleans. Incidentally, the largest rental housing subsidy program in the country is the Low-Income Housing Tax Credit (“LIHTC”) program, administered in Louisiana by the Louisiana Housing Corporation (“LHC”). In New Orleans, thousands of units have been developed using this program and nearly all of those low-income units must be rented to households making less than 60 percent of Area Median Income.

An increase of the threshold for "Low-Income Customers" under the Community Solar Rules from 50 to 60 percent would increase the feasibility of developing more Community Solar Projects that specifically benefit low-income residents, as solar developers could work directly with the residents of LIHTC properties to become Low-Income Subscribers of Community Solar Projects. This would encourage the development of more solar projects and further the Council’s stated goals of making the benefits of solar power available to renters and low-income residents.

A list of all properties containing LIHTC properties in New Orleans is available from LHC, and those residents have already submitted all of their income documentation to LHC and the IRS qualifying them as within 60 percent of Area Median Income, which would allow
Community Solar developers to much more easily identify Low-Income Subscribers and submit their income-qualifying paperwork for review.

III. Prayer

Therefore, the Alliance now moves the Council to amend Section II of the Community Solar Rules, changing the definition of “Low-Income Customer” to “a Customer whose gross annual household income is at or below 60 percent of Area Median Income for the year of subscription or who is certified as eligible for any federal, state, or local assistance program that limits participation to households whose income is at or below 60 percent of Area Median Income.”

Submitted respectfully,

[Signature]

Logan A. Burke
Alliance for Affordable Energy

I hereby certify that I have this 8th day of December, 2021, served the foregoing correspondence upon all other known parties of this proceeding by electronic mail.

[Signature]

Logan A. Burke
Alliance for Affordable Energy
Service List

**Lora W. Johnson, lwjohnson@nola.gov**
Clerk of Council
City Hall - Room 1E09
1300 Perdido Street
New Orleans, LA 70112
(504) 658-1085 - office
(504) 658-1140 - fax
*Service of Discovery not required*

**Erin Spears, espears@nola.gov**
Chief of Staff, Council Utilities Regulatory Office

**Bobbie Mason, bfmason1@nola.gov**

**Christopher Roberts, cwroberts@nola.gov**
City Hall - Room 6E07
1300 Perdido Street
New Orleans, LA 70112
(504) 658-1110 - office
(504) 658-1117 – fax

**Andrew Tuozzolo, CM Moreno Chief of Staff, avtuozzolo@nola.gov**
1300 Perdido St. Rm. 2W40
New Orleans, LA. 70112

**Paul Harang, 504-658-1101 / (504) 250-6837, Paul.harang@nola.gov**
Council Chief-of-Staff
City Hall - Room 1E06
1300 Perdido Street
New Orleans, LA 70112

**Donesia D. Turner, Donesia.Turner@nola.gov**
Law Department
City Hall - 5th Floor
New Orleans, LA 70112
(504) 658-9800 - office
(504) 658-9869 - fax
*Service of Discovery not required*
Norman White, Norman.White@nola.gov
Department of Finance
City Hall - Room 3E06
1300 Perdido Street
New Orleans, LA 70112
(504) 658-1502 - office
(504) 658-1705 – fax

Jonathan M. Rhodes, Jonathan.Rhodes@nola.gov
Director of Utilities, Mayor’s Office
City Hall – Room 2E04
1300 Perdido Street
New Orleans, LA 70112
(504) 658-4928 - Office

ADMINISTRATIVE HEARING OFFICER

Hon. Jeffrey S. Gulin, judgegulin@gmail.com
3203 Bridle Ridge Lane
Lutherville, MD 2109
(410) 627-5357

NEW ORLEANS CITY COUNCIL CONSULTANTS

Clinton A. Vince, clinton.vince@dentons.com
Presley Reed, presley.reedjr@dentons.com
Emma F. Hand, emma.hand@dentons.com
Herminia Gomez, herminia.gomez@dentons.com
Dee McGill, dee.mcgill@dentons.com
1900 K Street NW
Washington, DC 20006
(202) 408-6400 - office
(202) 408-6399 – fax

Basile J. Uddo (504) 583-8604 cell, buddo@earthlink.net
J. A. “Jay Beatmann, Jr. (504) 256-6142 cell, (504) 524-5446 office direct,
jay.beatmann@dentons.com
c/o DENTONS US LLP
650 Poydras Street
Suite 2850
New Orleans, LA 70130
Joseph W. Rogers, jrogers@legendcgl.com
Victor M. Prep, vprep@legendcgl.com
Legend Consulting Group
6041 South Syracuse Way, Suite 105
Greenwood Village, CO 80111
(303) 843-0351 - office
(303) 843-0529 – fax

350 NEW ORLEANS

Andy Kowalczyk, (415) 676-1047, a.kowalczyk350no@gmail.com
1115 Congress St.
New Orleans, LA. 70117

Benjamin Quimby, (978)505-7649, benjaminquimby1@gmail.com
1621 S. Rampart St.
New Orleans, LA 70113

Renate Heurich, (504)473-2710, renate@350neworleans.org
1407 Napoleon Ave, #C
New Orleans, LA 70115

AIR PRODUCTS AND CHEMICALS, INC.

Katherine W. King, Katherine.king@keanmiller.com
Randy Young, randy.young@keanmiller.com
400 Convention St. Suite 700 (70802)
P.O. Box 3513
Baton Rouge, LA 70821-3513
(225)387-0999

Carrie R. Tournillon, carrie.tournillon@keanmiller.com
900 Poydras St. Suite 3600
New Orleans, LA 70112

Maurice Brubaker, mbrubaker@consultbai.com
16690 Swingly Ridge Rd., Suite 1400 (63017)
P.O. Box 412000
Chesterfield, MO 63141-2000
ALLIANCE FOR AFFORDABLE ENERGY

Logan Atkinson Burke, Logan@all4energy.org
Sophie Zaken, Regulatory@all4energy.org
4505 S. Claiborne Ave.
New Orleans, 70115

GULF STATES RENEWABLE ENERGY INDUSTRY ASSOCIATION (“GSREIA”)

Jeffrey D. Cantin, 504-383-8936, jcantin@gsreia.org
Stephen Wright, 504-383-8936, swright@gsreia.org
400 Poydras Street, Suite 900
New Orleans, LA 70130

ENTERGY NEW ORLEANS, LLC

Courtney R. Nicholson (504) 670-3680, cnicho2@entergy.com
Entergy New Orleans, LLC
Vice-President, Regulatory and Public Affairs
Polly Rosemond, (504) 670-3567, prosemo@entergy.com
Entergy New Orleans, LLC
Acting Director, Regulatory Operations
Kevin T. Boleware, (504) 670-3673, kbolewa@entergy.com
Brittany Dennis, bdennl1@entergy.com
Keith Wood, (504) 670-3633, kwood@entergy.com
Derek Mills, (504) 670-3527, dmills3@entergy.com
Brandon M. Scott, (504) 670-3540, bscott8@entergy.com
Ross Thevenot, (504) 670-3556, rtheven@entergy.com
1600 Perdido Street, L-MAG 505B
New Orleans, LA 70112

Vincent Avocato, (281) 297-3508, vavocat@entergy.com
Entergy New Orleans, LLC
10055 Grogan's Mill Road Parkwood II Bldg, T-PKWD-2A
Suite 500, The Woodlands, TX 77380

Brian L. Guillot, (504) 576-6523, bguill1@entergy.com
Leslie M. LaCoste (504) 576-4102, llacost@entergy.com
Entergy Services, LLC
Mail Unit L-ENT-26E
639 Loyola Avenue
New Orleans, LA 70113
Fax: 504-576-5579
Joe Romano, III  (504) 576-4764,  jroman1@entergy.com
Tim Rapier, (504) 576-4740, trapier@entergy.com
Entergy Services, LLC
Mail Unit L-ENT-4C
639 Loyola Avenue
New Orleans, LA 70113
Fax: (504) 576-6029