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July 17, 2023

# Via Electronic Mail

Mr. Adam J. Teitzman Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

> Re: Fuel and Purchased Power Cost Recovery Clause with Generating Performance Incentive Factor <u>FPSC Docket No: 20230001-El</u>

Dear Mr. Teitzman:

Attached for filing in the above referenced docket is SACE counsel's Motion Seeking Leave to Withdraw and Notice of Appearance of Substitute Counsel.

Thank you for your assistance in connection with this matter.

Sincerely,

E C

William C. Garner

Attachment

cc: All Parties of Record (w/attachment)

#### **BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION**

In re: Fuel and purchased power cost recovery clause with generating performance incentive factor.

Docket No: 20230001-EI Date: July 17, 2023

## MOTION OF COUNSEL SEEKING LEAVE TO WITHDRAW AND NOTICE OF APPEARANCE OF SUBSTITUTE COUNSEL

The undersigned attorney, George Cavros ("Cavros"), respectfully requests, pursuant to Rule 28-106.105, F.A.C., that the Florida Public Service Commission's ("FPSC") presiding officer in the above captioned matter grant an Order permitting Cavros' withdrawal from this proceeding and his further representation of the Southern Alliance for Clean Energy ("SACE") therein. Further, please be advised that William C. Garner, Law Office of William C. Garner, PLLC ("Garner"), hereby enters his appearance in this proceeding on behalf of SACE, and directs that copies of all notices, pleadings, motions, discovery, and other documents be served upon him at bgarner@wcglawoffice.com. In support thereof, the undersigned states as follows:

1. On January 12, 2023, Cavros filed on behalf of SACE, as its in-house counsel, its Petition to Intervene in this proceeding, and thereby became SACE's counsel of record.

2. As of July 1, 2023, Cavros is no longer employed by SACE, and is now employed by another organization outside of the State of Florida.

3. Additionally, Cavros now resides in Nevada, which is located in the Pacific Time Zone, which is three hours behind Florida in the Eastern Time Zone.

4. Residing in Nevada and in a different time zone imposes practical barriers to Cavros' continued representation of SACE in Florida. Additionally, due to his employment with another organization outside of this jurisdiction, continued representation of SACE in this matter by Cavros would interfere with his professional obligations to SACE and his new employer.

5. SACE has since engaged local substitute counsel to represent it in this and other matters before the FPSC, and neither SACE nor any other parties will be prejudiced or disadvantaged by Cavros' withdraw.

WHEREFORE, undersigned counsel respectfully requests the presiding officer enter an Order granting this motion enabling Cavros to withdraw as counsel for SACE, and directing the parties to this proceeding to serve all notices, pleadings, motions, discovery, and other documents on substitute counsel Garner.

Respectfully submitted this 17<sup>th</sup> day of July, 2023.

### /s/ George Cavros

George Cavros 120 E. Oakland Park Blvd. Fort Lauderdale, FL 33334 (954) 295-5714 George@cavros-law.com

### Former Attorney for Southern Alliance for Clean Energy

/s/ William C. Garner

William C. Garner, FL Bar No. 577189 bgarner@wcglawoffice.com Law Office of William C. Garner, PLLC 3425 Bannerman Road Unit 105, No. 414 Tallahassee, FL 32312 Telephone (850) 329-5478 Mobile (850) 320-1701 Fax (850) 792-6011

New Attorney for Southern Alliance for Clean Energy

### **CERTIFICATE OF SERVICE**

I HEREBY CERRTIFY that a true and correct copy of the foregoing was served on this

17<sup>th</sup> day of July, 2023, via electronic mail on:

Suzanne Brownless/Ryan Sandy Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399 <u>sbrownless@psc.state.fl.us</u> <u>rsandy@psc.state.fl.us</u>

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/s/ George Cavros

Attorney