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July 15, 2025

Alicia Brown Capital Good Fund 333 Smith Street Providence, RI 02908

Re: Georgia Power Company's 2025 Integrated Resource Plan and Application for the Certification, Decertification, and Amended Demand-Side Management Plan, Docket Nos. 56002 & 56003

Dear Ms. Brown:

The Georgia Public Service Commission ("Commission") Public Interest Advocacy Staff ("Staff"), Georgia Power Company ("Georgia Power" or the "Company"), United States Department of Defense and all other Federal Executive Agencies ("US DOD FEA"), Georgia Solar Energy Industries Association ('GSEIA"), Advanced Power Alliance ("APA"), Georgia Association of Manufacturers ("GAM"), and Southern Renewable Energy Association ("SREA") have executed the Stipulation that was filed on July 9, 2025, in the above-styled dockets ("Stipulation"), resolving all issues in the 2025 Integrated Resource Plan ("IRP") and Application for the Certification, Decertification, and Amended Demand-Side Management ("DSM") Plan. In addition to the specific terms addressed in the Stipulation, and in no way inconsistent or contradictory with those terms, this letter is intended to further memorialize the agreement between the Company and Capital Good Fund with respect to Georgia Power's consideration of additional terms regarding the 2025 IRP.

Letter Agreement

The Company's Customer-Sited Solar Plus Storage Pilot Program shall be modified so that the size limit for aggregated residential solar plus storage systems eligible to participate is increased from 20 kW to 25 kW.

Capital Good Fund understands that (i) the increased aggregate system size limit will require Georgia Power to reexamine the interconnection study fee for customer generation identified in Section G of the Company's Rules and Regulations, and (ii) the control mechanism for the



aggregate solar plus storage system must be able to integrate into Georgia Power's DERMS platform.

No later than September 30, 2025, Georgia Power will meet with Capital Good Fund in order to provide written certainty on a path forward that Georgia Power can support for community solar. Georgia Power will work in good faith with Capitol Good fund to explore a path that meets Capital Good Fund's obligations under the Solar for All program.

Georgia Power will work in good faith with Capital Good Fund to develop solutions that enable and enhance the customer experience of onsite solar and storage programs for customers in multifamily premises.

The foregoing four paragraphs include the entire agreement between Georgia Power and GA Solar pursuant to this Letter Agreement.

Steven J/Hewitson

On Behalf of Georgia Power Company

Alicia Brown

On Behalf of Capital Good Fund