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BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Commission review of numeric conservation goals (Duke Energy Florida)

DOCKET NO. 130200-EI

Dated: June 17, 2014

SIERRA CLUB'S CROSS-NOTICE OF DEPOSITION

To: Timothy J. Duff
Duke Energy Florida
550 South Tryon Street
Charlotte, North Carolina 28202

NOTICE is hereby given that the Qualified Representative for the Sierra Club, pursuant to Rule 1.310 of the Florida Rules of Civil Procedure, will take the deposition of Timothy J. Duff at the conclusion of the Southern Alliance for Clean Energy's deposition of this person at the following date and time: June 30, 2014 at 10:00am at 299 1st Avenue North, St. Petersburg, Florida.

The witness should bring copies of all workpapers and other materials used in the preparation of pre-filed testimony submitted in this docket, or used by the witness in the preparation of any responses to discovery requests in this proceeding. The witness shall bring any materials that directly compares, or can be used to compare, energy efficiency programs or savings levels (projected and achieved) of Duke Energy Florida to that in other states, specifically including, but not limited to, any documents comparing energy efficiency programs or savings levels (projected and achieved) achieved by Duke Energy Florida and other Duke Energy subsidiaries, including Duke Energy Carolinas and Duke Energy Progress. This specifically includes, but is not limited to, any documents comparing energy efficiency measures undertaken by Duke Energy subsidiaries; any documents comparing methods or methodology undertaken by Duke Energy subsidiaries in assessing efficiency potential; and any documents comparing energy efficiency goals or accomplishments undertaken by Duke Energy subsidiaries.

The witness shall also bring any documents setting forth or relating to energy efficiency goals for any Duke Energy subsidiaries in North Carolina or South Carolina. The witness shall also bring any documents showing or using the methodology that any Duke Energy subsidiaries uses in

energy efficiency proceedings to set energy efficiency goals in North Carolina or South Carolina.

This deposition is being taken for purposes of discovery, for use at trial, or for any other purpose allowed under the Florida Rules of Civil Procedure, the Uniform Rules of Procedure, and the Rules of the Florida Public Service Commission.

Please note that parties may participate in this deposition by calling the telephone number to be provided by separate e-mail. Parties may also attend in person.

Respectfully submitted this 17th day of June, 2014.

/s/ Diana Csank
Diana Csank
50 F St NW, 8th Floor
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Washington, DC 20001 (202) 548-4595 (direct)

Diana.Csank@sierraclub.org

Qualified Representative for Sierra Club

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was served on this 17th day of June, 2014, via electronic mail on:

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Dated this 17th day of June, 2014.

/s/ Diana Csank Qualified Representative for Sierra Club